ANNUAL REPORT 2023-2024





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Transmittal Letter

To,
All Shareholders
Bangladesh Securities and Exchange Commission
Registrar of Joint Stock Companies & Firms
Dhaka Stock Exchange PLC.
Chittagong Stock Exchange PLC.

Subject: Annual Report for the year ended June 30, 2024.

Dear Sir(s),

Enclosed please find a copy of Annual Report together with the Audited Financial Statements including Income Statements, Cash Flow Statements and Changes in Equity Statements for the year ended June 30, 2024 along with notes thereon of **Saiham Textile Mills Ltd.** for your kind information and records.

Thank you,

Yours Sincerely,

,

(Md. Neyamat Ullah) Company Secretary

Views of 42nd Annual General Meeting

















22 December, 2023, Thursday at 2.30 PM (Digital Platform)

Saiham Textile Mills Ltd.

Annual Report 2023-2024 0

Board of Directors



Mr. S. M. Faisal Managing Director

Mr. Syed Md. Faisal, son of Late Syed Sayeed Uddin Ahmed, is the Managing Director of Saiham Textile Mills Ltd. He is an MA as well as an LLB from University of Dhaka. As a visionary entrepreneur, he set up one of the most sophisticated textile mills Saiham Textile Mills Ltd., in the early 1980s in one of the remotest and most non-developed areas in Bangladesh i.e. Noyapara, Habiganj. Within 20 years the same area has been transformed into an industrial region and now boasts more than Tk. 60,000 million of investment and employment generation of over 8,000 people. Mr. Faisal is ex-Director of Bangladesh Textile Mills associate (BTMA), the apex body of textile sector in Bangladesh and also ex-Director of National Tea Company Limited (NTC). He was the Chairman of Saiham Cement Industries Limited, a cement manufacturing plant in Mongla. He is well renowned for his philanthropic work in the locality.

Names of Companies in which Mr. S.M. Faisal holds the directorship:

Interest of the Company	Designation
Saiham Textile Mills Ltd.	Managing Director
Saiham Cotton Mills Ltd.	Chairman
Faisal Spinning Mills Ltd.	Chairman
Saiham Knit Composite Ltd.	Chairman



Engr. Syed Ishtiaq Ahmed Chairman

Engineer Syed Ishtiaq Ahmed son of Mr. Syed Md. Faisal, is the Chairman of Saiham Textile Mills Ltd. He has graduated in Engineering from Michigan, USA and is also an MBA with a major in Finance from Institute of Business Administration (IBA) University of Dhaka. He has participated in training on "industry and Management" in Prato, Italy sponsored by Ministry of Foreign Trade, Italy. He is one of the members of the Board of Directors of BTMA. He has represented BTMA on a high level mission of Garment Technology and Textile processing to IMB cologne in Germany and also visited the London College of Fashion under University of the Arts London sponsored by United Nations Industrial Development Organizations (UNIDO). He has vast experience in technical marketing and financial aspects of business.

Names of Companies in which Engr. Syed Ishtiag Ahmed holds the directorship:

Interest of the Company	Designation
Saiham Textile Mills Ltd.	Chairman
Saiham Cotton Mills Ltd.	Managing Director
Faisal Spinning Mills Ltd.	Director
Saiham Software Ltd.	Director
Saiham Knit Composite Ltd.	Director
Saiham Denims Ltd.	Managing Director
SIA Textile Ltd.	Managing Director
A.R. Knitting Ltd.	Managing Director

Mr. Syed Shafqat Ahmed, MBA

Director

Syed Shafqat Ahmed son of Mr. Syed Md. Faisal, is the Director of Saiham Textile Mills Ltd. He has graduated in Economics from Michigan State University and completed MBA from University of Taxes at Arlington. He specializes in financial analyst at Salomon Smith Barney, an investment bank, and as a pricing analyst in Bowne of Dallas. His expertise in workflow designing was the key behind Saiham Cotton Mills Ltd. Winning the "Best IT USE Award" in 2005 awarded by BASIS Bangladesh.



Names of Companies in which Mr. Syed Shafqat Ahmed holds the directorship:

Interest of the Company	Designation
Saiham Textile Mills Ltd.	Director
Saiham Knit Composite Ltd.	Managing Director
Saiham Cotton Mills Ltd.	Director
Faisal Spinning Mills Ltd.	Director

Mrs. Yasmin Faisal

Director

Mrs. Yasmin Faisal M.A. wife of Mr. Syed Md. Faisal, is the Director of Saiham Textile Mills Ltd. She has completed her Masters in History from the Islamabad University, West Pakistan. She has long experience in marketing, financial and product development & administration. She has travel more than 30 countries including U.S.A., Europe, Australia, Japan, German and Far-East Asia for business purpose. She is also associated with a member of social and cultural organizations.



Names of Companies in which Mrs. Yasmin Faisal holds the directorship:

Interest of the Company	Designation
Saiham Textile Mills Ltd.	Director
Faisal Spinning Mills Ltd.	Managing Director
Saiham Cotton Mills Ltd.	Director

Mrs. Rio Aziza Salim

Director

Mrs. Rio Aziza Salim did her BSS (Honors) and Masters in Sociology from Dhaka University. She lived and worked in U.K. and U.S.A. for a long time and acquired vast experience in social work. She also has long experience in marketing, financial and product development. She has travelled U.S.A., U.K., France, Germany, Singapore and many other countries. She is associated with a member of social and cultural organization in Bangladesh.



Names of Companies in which Mrs. Rio Aziza Salim holds the directorship:

Interest of the Company	Designation
Saiham Textile Mills Ltd.	Director



Mr. Mohammad Nazmul Hossain, FCA

Independent Director

Mr. Mohammad Nazmul Hossain, FCA is the Independent Director of Saiham Textile Mills Limited. Mr. Mohammad Nazmul Hossain, FCA is a Chartered Accountant and more than 41 years professional experience. He is a Chief Financial Officer of BGMEA University of Fashion & Technology. He is also a fellow member of the Institute of Chartered Accountants of Bangladesh (ICAB). He has long experience financial accounting, management & cost accounting, statutory audit, special audit, internal audit, internal control, income tax, VAT, company law banking insurance and other business services. Previously, he was the Head of Finance of BOC Bangladesh Limited.



Tariquzzaman khan, FCA, FCS

Independent Director

Mr. Tariquzzaman khan is an Independent Director of Saiham Textile Mills Ltd. Mr. khan, FCA is a Fellow of Chartered Accountant from ICAB and FCS Fellow of Chartered Secretary from ICSB. He has to his credit several years of experience in Accounting & Finance, Internal Audit, Fund Management, Vat, Company Law, Insurance, Banking, and other business services. During his long 41 years experience he has the privilege to work with the Textile Company like Beximco Textiles Itd., Beximco Denim Ltd. & Beximco Knitting Ltd., in power sector with Summit Group, in Insurance Sector with Reliance Insurance Ltd., sister concern of Transcom Group and other multi-national companies both at home and abroad. Presently he is Chief Financial Officer and Company Secretary of International Medicare Ltd. (IML). He has traveled more than 30 countries including U.S.A., U.K, Europe, Australia, Japan, German and Far-East Asia.

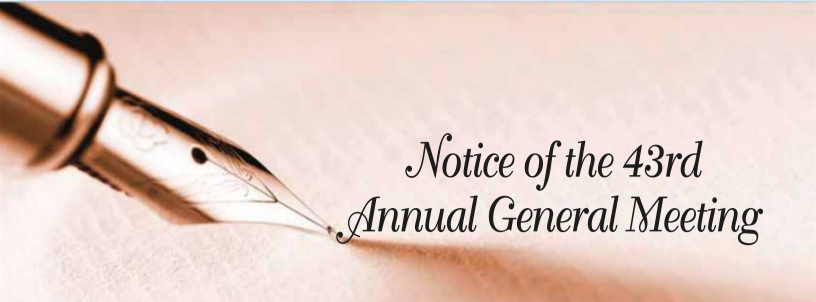


Tasnuva Ahmed, FCA

Independent Director

Tasnuva Ahmed, FCA is the Independent Director of Saiham Textile Mills Ltd. Tasnuva Ahmed, FCA is a Chartered Accountant from Institute of Chartered Accountant of Bangladesh (ICAB). She is a partner of Tasnuva Mahedi Bhola (TBM) Chartered Accountant. She has to his credit several years of exprience in Accounting & Finance, Statutory Audit, Internal Audit, Special Audit, Internal Control, Income Tax, VAT, Company Law, and Other Business Services. During her long 10 years experience she has the privilege to work with ACNABIN Chartered Accountant, MetLife, Duncan Brothers (Bangladesh) Limited.

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Saiham Textile Mills Ltd.

Saiham Tower, House # 34 (11th Floor), Road # 136, Gulshan-1, Dhaka-1212

Notice of the 43rd Annual General Meeting

Notice is hereby given that the 43rd Annual General Meeting of Saiham Textile Mills Ltd. will be held on December 19, 2024 at 2:30 P.M. through Digital Platform in accordance with the Bangladesh Securities and Exchange Commission (BSEC) order SEC/SRMIC/94-231/91 dated March 31, 2021 to transact the following business.

- 1. To receive, consider and adopt the Audited Financial Statements of the Company for the year ended June 30, 2024 together with the Reports of the Directors' and the Auditors' thereon.
- 2. To approve Cash Dividend.
- 3. To elect/re-elect Directors.
- 4. To approve appoinment of Independent Director.
- 5. To appoint Statutory Auditors and fix their remuneration.
- 6. To appoint Corporate Governance Compliance Auditors and fix their remuneration.
- 7. To authorize the Management/Board of Directors to allow transaction with sister companies.

By order of the Board

(Md. Neyamat Ullah) Company Secretary

Dated: Dhaka October 28, 2024

Notes:

- 1. The Shareholder's whose name will appear in the Depository Register of CDBL as on record date, November 19, 2024 will be entitled to attend and vote at the AGM through Digital Platform.
- A member entitled to attend/participate and vote in the Annual General Meeting, may appoint a proxy in his stead.
 Scanned copy of the proxy form, duly stamped must be mailed to the email at share@saiham.com at least 48 hours before the meeting.
- 3. Pursuant to the BSEC Notification No. BSEC/CMRRCD/2006-158/208/Admin/81 dated June 20, 2018, soft copy of Annual Report (2023-2024) will be sent to the Member's respective email addresses which is available with us. The Annual Report (2023-2024) will be available in the Company's website **www.saihamtextile.com**.
- 4. AGM Notice, link for joining in the Digital Platform (audio-visual meeting) and detail login process will be mailed to the respective Member's email address also be available in the Company's website **www.saihamtextile.com**.
- 5. Member's whose email address updated/changed subsequently, are requested to email us at **share@saiham.com** referring their full name, BO ID and email address to get the digital platform meeting invitation.

Saiham Textile Mills Ltd.

Management Apparatus

BOARD OF DIRECTORS

Engr. Syed Ishtiaq Ahmed S. M. Faisal

Syed Shafqat Ahmed, MBA Mrs. Yasmin Faisal Mrs. Rio Aziza Salim

Mohammad Nazmul Hossain, FCA Independent Director Tariguzzaman Khan, FCA, FCS

Chairman Managing Director

Director Director

Director

Independent Director

AUDIT COMMITTEE

Mohammad Nazmul Hossain, FCA Chairman Syed Shafqat Ahmed, MBA Member Member Mrs. Rio Aziza Salim Md. Neyamat Ullah Secretary

MANAGEMENT TEAM

Md. Neyamat Ullah Md. Abu Bakar Siddique Md. Rakib Hossain

Company Secretary Chief Financial Officer Head of Internal Auditor

NOMINATION & REMUNERATION COMMITTEE

Mohammad Nazmul Hossain, FCA Mrs. Yasmin Faisal Syed Shafqat Ahmed, MBA Md. Neyamat Ullah

Chairman Member Member Secretary

Registered Office : Noyapara, P.O : Saiham Nagar

U.Z: Madhabpur, Dist: Habiganj -3333

Dhaka Office : Saiham Tower, House # 34 (11th Floor) Road # 136,

Gulshan-1, Dhaka-1212

Telephone : 02-2222-62284, 02-2222-63323

Fax : 02-2222-94607

E-mail : share@saiham.com

Website : www.saihamtextile.com

Statutory Auditors : Rahman Mostafa Alam & Co.

Chartered Accountants

Corporate Governance Auditor : Khan Wahab Shafiqur Rahman & Co.

Chartered Accountants

Legal Advisor : Md. Shamsul Haque

Principal Banker's : HSBC Limited.

Dhaka Main Office, Anchor Tower, Sonargaon Road, Dhaka

Eastern Bank Limited.

Head office Branch, 10, Dilkusha C/A, Dhaka-1000

Standard Chartered Bank Limited. 67 Gulshan Avenue, Dhaka 1212

Dhaka Bank Limited.
Islamic Banking Branch

158/160, Motijheel C/A, Dhaka-1000

Midland Bank Limited.

Head Office, 40/7, North Avenue

Gulshan-2, Dhaka-1212

Insurance Company's : Green Delta Insurance Company Limited.

51-52, Mohakhali C/A, Dhaka-1212

Prime Insurance Company Limited.

63, Dilkusha C/A, Dhaka-1000

Islami Insurance Bangladesh Limited.

Malibagh Branch, Dhaka-1217

Union Insurance Company Limited.

65/2/1, Box Culvert Road, Purana Paltan, Dhaka -1000

Factory : Noyapara, P.O : Saiham Nagar

U.Z: Madhabpur, Dist: Habiganj -3333

Our Vision

- □ We aspire to maintain our leadership position in the Textile Industry by producing the best quality various counts of yarns and becoming a reliable business partner of our buyer and suppliers.
- Protect the interest of our shareholder through sustainable growth and value creation.
- Preserve the trust of all our Stakeholders by adopting ethical business practices.
- Support the society through corporate social responsibility initiative.

Our Mission

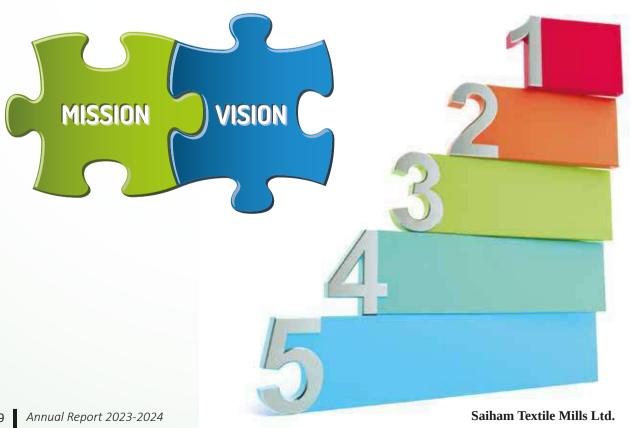
Trust : Preserve the faith and goodwill of all our shareholders, buyers, suppliers

and the society at large.

For the Society: Contribute to the well being of the society in general by acting as a responsible

corporate citizen.

Our Goal : Long term maximization of Shareholders value in a society responsible manner.



FACTORY HIGHLIGHTS











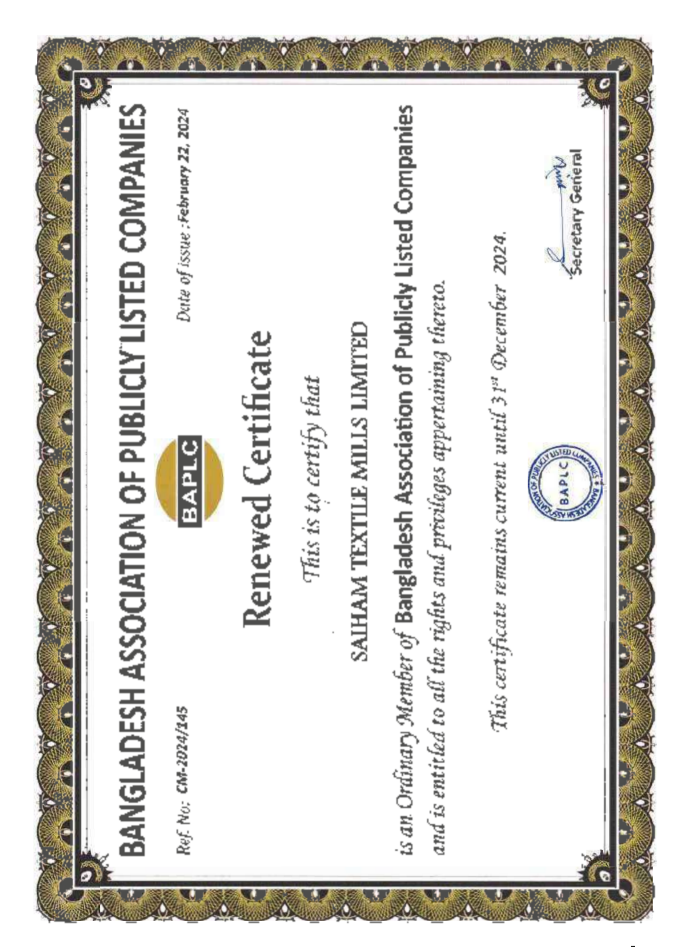
Achievement



Mr. S.M. Faisal Managing Director of Saiham Textile Mills Ltd. receiving the longest period tax payer award from Finance Minister A.H.M. Mustafa Kamal M.P.

Annual Report 2023-2024 Saiham Textile Mills Ltd.

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BTMA) Bana) ne:48116358 tmadhaka.con	9-1-2024		turer	number of Phuttletess Leom, annual cutracity of the miskin				Additional Secretary General
BANGLADESH TEXTILE MILLS ASSOCIATION (BTMA) বাংলাদেশ (টে국회টাইল মিল্স এমোসিয়েশন (বিটিএন의) Unique Trade Centre (Level 8), 8, Panthapath, Karwan Bazar, Dhaka-1215, Bangladesh, Phone : 48116358, 222248778, 58156619, E-mail : btmasg@gmail.com, btma2@yahoo.com, Website: www.btmadhaka.com		NA STAA STAA KA STAA STAA HA STAA STAA	Yarn Manufacturer	100	rhy	rby		Additional Secretary General
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Annual Report 2023-2024 Saiham Textile Mills Ltd.



Trust Protocol Membership ID: E463VA3D

ssue Date:

2024-08-01

Expiration Date: 2025-07-31

Member Since: 2021-12-27

CERTIFICATE
OF MEMBERSHIP

In this sentiticate at tests that

This certificate at tests that

Cotton Trust Protocol* membership enables mills and manufacturers to access the tools to support brands and retailers, to source more sustainable cotton, and gain enhanced transparency through the entire supply chain.

Deren Abney, Executive Director, U.S. Cotton Trust Protocol*

U.S. Cotton Trust Protocol* membership enables mills and manufacturers to access the tools to support brands and retailers, to source more sustainable cotton, and gain enhanced transparency through the entire supply chain.

Saiham Textile Mills Ltd.



Government of the People's Republic of Bangladesh

Bangladesh Energy Regulatory Commission

DHAKA, BANGLADESH



MW (Four Point Five Nine) (gas & diesel based) electricity by Captive Power Plant (CPP) at Bangladesh Energy Regulatory Commission is pleased to issue the Licence for generation of 4.59 Saiham Nagar, Noyapara, Madhabpur, Habigonj as per sections 27 & 28 of the Bangladesh Energy Regulatory Commission Act, 2003 and regulation 3 & 16 of the Bangladesh Energy Regulatory Commission Licence Regulations, 2006 in favour of

Saiham Textile Mills Ltd.

Saiham Nagar, Noyapara, Madhabpur, Habigonj

This Licence will remain valid from **07 April 2022 to 06 April 2024** under the terms and conditions incorporated in the reference number:

28.01.0000.015.02.039.15/ CPP-0812; Dated 14 June 2022 (attached).



Sector: Power License No.: CPP-0812 Issue Date: 14 June 2022 Scan the QR code to verify the license Powered by TechnoVista

Barrister Md. Khalilur Rahman Khan

[This is system generated. No signature is required.]

Saiham Textile Mills Ltd. House# 34, Road# 136, Gulshan Dhaka - 1212, BANGLADESH



Hohenstein Textile Testing Institute GmbH & Co. KG 74357 Bönnigheim Germany

Certificate OEKO-TEX® STANDARD 100

Saiham Textile Mills Ltd.

is granted the OEKO-TEX* STANDARD 100 certification and the right to use the trademark.

SCOPE

Raw yarn made of 100 % cotton (provenances: Australia, Greece and USA) carded, 100 % polyester, cotton/polyester and polyester/cotton in raw white; produced using components partly pre-certified according to OEKO-TEX® STANDARD 100.

PRODUCT CLASS

I (baby articles) - Annex 6



This certificate 17.HBD.04092 is valid until 31.03.2025.

SUPPORTING DOCUMENTS

- ✓ Test report : 24.1096249
- ✓ Declaration of conformity in accordance with EN ISO 17050-1 as required by OEKO-TEX*
- ✓ OEKO-TEX® Terms of Use (ToU)

Dipl.-Ing. (FH) Ivonne Schramm
Head of Certification Body OEKO-TEX®

Further compliance information (REACH, SVHC, POP, GB18401 etc.) can be found on oeko-tex.com/en/faq.

The certificate is based on the test methods and requirements of the OEKO-TEX* STANDARD 100 that were in force at the time of evaluation.

Boennigheim, 2024-04-04

逾

OEKO-TEX Service GmbH Genferstrasse 23, CH-8002 Zurich





GCL INTERNATIONAL LTD 1, St Mark Street, London, E1 8DA, United Kingdom.

Scope Certificate

Scope Certificate Number GCL-301335-RCS-2024-1 GCL INTERNATIONAL LTD

certifies that

Saiham Textile Mills Ltd. Textile Exchange-ID (TE-ID): TE-00079026 Client Number: 301335 Itakhola, Saiham Nagar, Madhobpur, 3331 Habiganj, Bangladesh

has been audited and found to be in conformity with the

Recycled Claim Standard (Version 2.0)

Product categories mentioned below (and further specified in the product appendix) conform with the standard(s): Greige Yarns (PC0030); Men's Apparel (PC0001)

Process categories carried out under responsibility of the above mentioned organization for the certified products cover: Spinning (PR0027)

*The processes marked with an asterisk may be carried out by subcontractors.

This Certificate is valid until: 2025-11-20

Audit criteria: Recycled Claim Standard(V2.0); Content Claim Standard V3.1; Textile Exchange Standards Claims Policy V1.3

Place and Date of Issue

London, 2024-11-21

Last Updated: 2024-11-23

Certification Body

Standard Logo







Mahmut Sogukpinar

Certification Body Licensed by: Textile Exchange; Licensing Code: CB-GCL Certification Body Accredited by: ANAB; Accreditation Number: 9228

Inspection Body:GCL INTERNATIONAL LTD

This Scope Certificates provides no proof that any goods delivered by its holder are RCS certified. Proof of RCS certification of goods delivered is provided by a valid Transaction Certificate (TC) or equivalent covering them.

The issuing body may withdraw this certificate before it expires if the declared conformity is no longer guaranteed.

To authenticate this certificate, please visit www.TextileExchange.org/Certificates.

To confirm this certificate, please scan the QR code located on the top right corner. The domain you see should be ": https://ssl.gcl-intl.com" TE-ID TE-00079026

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GCL INTERNATIONAL LTD 1, St Mark Street, London, E1 8DA, United Kingdom.

Scope Certificate

Scope Certificate Number GCL-301335-GRS-2024-1 GCL INTERNATIONAL LTD

certifies that

Saiham Textile Mills Ltd. Textile Exchange-ID (TE-ID): TE-00079026 Client Number: 301335 Itakhola, Saiham Nagar, Madhobpur, 3331 Habigani, Bangladesh

has been audited and found to be in conformity with the

Global Recycled Standard (Version 4.0)

Product categories mentioned below (and further specified in the product appendix) conform with the standard(s): Dyed Yarns (PC0029); Greige Yarns (PC0030); Men's Apparel (PC0001)

Process categories carried out under responsibility of the above mentioned organization for the certified products cover: Spinning (PR0027)

*The processes marked with an asterisk may be carried out by subcontractors.

This Certificate is valid until: 2025-11-20

Audit criteria: Global Recycled Standard(V4.0); Content Claim Standard V3.1; Textile Exchange Standards Claims Policy V1.3

Place and Date of Issue

London, 2024-11-21

Certification Body

Standard Logo

Last Updated: 2024-11-23





Mahmut Sogukpinar

Certification Body Licensed by: Textile Exchange; Licensing Code: CB-GCL Certification Body Accredited by: ANAB; Accreditation Number: 9228 Inspection Body:GCL INTERNATIONAL LTD

This Scope Certificates provides no proof that any goods delivered by its holder are GRS certified. Proof of GRS certification of goods delivered is provided by a valid Transaction Certificate (TC) or equivalent covering them.

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Ref: NCRL/SR(D)/2024/7291

Date: 21.08.2024

Managing Director

Saiham Textile Mills Limited

Noyapara, Saiham Nagar, Madhabpur, Habiganj-3333.

SUBJECT: NEWS RELEASE

Dear Sir,

National Credit Ratings Limited has assigned the following Surveillance entity rating to "Saiham Textile Mills Limited" in the Rating Committee (RC) Meeting held on 21.08.2024 at 3.00 PM based on 09 months management prepared financial statement up to March 31, 2024 and four years' Audited Financial Statements up to June 30, 2023:

Declaration Date	21.08.2024	
Long Term	AA- (Double A Minu	
Short Term	ST-2	
Outlook	Developing	
Expiry Date	20.08.2025	

The above long term rating defines **Below Very Strong Credit Quality**. The above short term entity rating defines **Above Average Ability** to meet short term financial commitments.

Sincerely yours,

Mohammad Jahangir Alam Chief Executive Officer (CEO)

MESSAGE FROM THE CHAIRMAN

Distinguished Shareholders,

On behalf of the Board of Directors, I welcome you all and take immense pleasure and delight in addressing the 43rd Annual General Meeting of the company. I also want to thank you the honorable shareholders for joining us to make the event successful.

With pleasure I present the report of the Board of Director's the Audited Statement of Financial Position, Statement of Profit or Loss and Other Comprehensive Income and other Financial Statements of the company for the year June 30, 2024. This Annual Report has been prepared in compliance with Companies Act 1994, Financial Institutions Act 1993 and the Guidelines issued by Bangladesh Securities and Exchange Commission and other regulatory authorities.

We eagerly wait for this day to get the opportunity to meet with all of you, discuss on the performance of the concerned year of the company and sharing the views of each other and thus getting guideline and inspiration for the days to come. I assumed that to the changed situation more obligations has been created on us on behalf of the valued shareholder in respect of last 43rd Annual General Meeting and to offer them assurance of our sincerity in maintaining operational results up to their expectations at present as well as in future.

The Financial year 2024 was yet another year of significant challenges across the globe, The fluctuation in cotton prices resulting in lower yarn realization; reduced demand from downstream apparel companies; increase in energy cost; piling up of inventories, severe competition from competing countries, etc. were some of the contributing factors. Embracing the challenges and opportunities, Saiham Textile once again demonstrated its risk-bearing prowess by achieving considerable revenue and profitability with the support of its integral strengths, aggressive competitiveness, ability to meet the changing market trend and the supportive garment segment. We registered a steady performance recording a consolidated revenue Tk. 324.16 cr in the financial year 2024 in compare to Tk. 304.66 cr in the financial year 2023. Although challenges are high but we are committed to perform in best possible manner by making strong efforts to sustain our cost through maximum capacity utilization, cost rationalization, effective procurement strategy, technological upgradation to create value on continuous basis.

I on behalf of the Board would like to express my sincere thanks to the respected shareholders for their overwhelming trust and confidence that helped to uncompromisingly pursue an agenda that was in the long-term interest of the Company. Most importantly, I would like to thank each and every employee as well as those working with our partners across our value chain for their commitment and service to us in these challenging times. I am also grateful to the Bangladesh Securities and Exchange Commission, Dhaka Stock Exchange PLC., Chittagong Stock Exchange PLC., Registrar of Joint Stock Companies & Firms, Central Depository Bangladesh Limited, Jalalabad Gas System, Banks, Insurances and Financial Institutions for their support and patronage extended to the company from time to time.

Thanking you

Regards

(Engr. Syed Ishtiaq Ahmed)

Chairman

Directors' report to the shareholders

Dear Shareholders Assalamu Alaikum,

I, on behalf of the Board of Directors, have the pleasure to present before you the report for the year ended June 30, 2024 along with the audited financial statements and auditors' report thereon.

BACKGROUND

Saiham Textile Mills Limited was incorporated on March 27, 1981 as a Public Limited Company vide incorporation No. C-8864/703. The Authorized capital of the company is Tk. 1,500 million and paid up capital is Tk. 905.62 million the company was listed with the Dhaka Stock Exchange PLC. in the month of August 1988 and Chittagong Stock Exchange PLC. in the month of March 1999.

REVENUE

The textile industry is facing such a depressing operating environment and still passing through crises. Presently it is very difficult time for textile sector due to rising in raw material prices, high cost of production during the financial year. In these circumstances, it is very difficult task to compete with the other countries. Currently in prevailing political scenario and worst economic conditions cannot predict economic improvement as a whole and especially in textile sector. Despite severe economic challenges, the company achieved its revenue of Tk. 324.17 crore, a 6.40% increase compared to the previous year. The company made Profit after tax of Tk. 4.65 cr as compared to profit after tax of Tk. (4.42) cr of the previous year. Earnings per share is 0.51 as compared to (0.49) per share of the previous year.

Financial Result and Appropriation of Profit:

Particulars	2024	2023
Net Profit for the year (after tax)	4,65,06,973	(4,42,01,290)
Add: Adjustment for revaluation of P.P.E	6,91,26,268	7,37,79,084
Add: Previous year's surplus restated	38,01,29,687	45,92,26,893
Profit available for appropriation	49,57,62,928	48,88,04,687
Recommended for appropriations:		
Dividend	-	(10,86,75,000)
Total	49,57,62,928	38,01,29,687

Segment-wise or product-wise performance

The Company operates in single segments, so segment reporting is not applicable.

Industry outlook and possible future developments in the industry

The Global Textile market is anticipated to rise at a considerable rate due to factors such as the continued increase in global population and urbanization, the rapid expansion of e-commerce, heightened expenditure on leisure activities, the growing retail penetration, increased internet accessibility and smartphone usage, and a rising preference for contactless delivery solutions. Notable trends expected in the forecast period include a shift towards adopting digital textile printing, focus on utilizing nonwoven fabrics, an emphasis on the use of organic fibers, a spotlight on sustainable fibers, adoption of digital platforms for textile supply chain management. Adverse economic conditions prevailed in major importing Countries, coupled with the Red Sea crisis are impacting the export of textile products, including ready-made garments, to foreign destinations. However, with the US market showing signs of revival, experts believe exports to improve in the upcoming years.

Textile industry has played a vital role in the nation's GDP, employment. However, because of the nation's weak economy and protracted periods of political unrest, the industry faces additional difficulties. In current scenario, the role of board is significant since it's a crucial driver to measure the company's performance.

Our company emphasizing for modernization of spinning division to improve quality and productivity further are expected to drive its growth level to the next stage. I am confident that our company will continue to be a key player in this textile arena in the years ahead also.

Risks and concerns

Risk management is embedded in the Company's operating framework. Company believes that managing risks helps in maximizing returns. The Company's approach to addressing business risks is comprehensive and includes periodic review of such risks and a framework for mitigating controls and reporting mechanism of such risks. The risk management framework is reviewed periodically by the Board and the Audit Committee.

Financial risks

The Company's policy is to actively manage its foreign exchange risk within the framework laid down by the Company. Given the interest rate fluctuations, the Company has adopted a prudent and conservative risk mitigation strategy to minimize financial and interest cost risks.

Commodity price risks

Uncertain availability and volatility in prices of key raw materials is the major concern. The Company proactively manages these risks through forward booking, inventory management and proactive vendor development practices. The Company's reputation for quality, product differentiation and service, coupled with the existence of powerful brand image with a robust marketing network mitigates the impact of price risk.

Regulatory risks

The Company is exposed to risks attached to various statutes, laws and regulations including the Competition Act. The Company is mitigating these risks through regular review of legal compliances carried out through internal as well as external compliance audits.

Strategic risks

Emerging businesses, capital expenditure for capacity expansion etc, are normal strategic risks of the Company. However, the Company has well-defined processes and procedures for obtaining approvals for investments in new businesses and capacity expansions.

Any change in government policies related to cotton and yarn, higher raw material cost, competition from peer group, power cost, seasonal fluctuations, non-availability of skilled manpower have impact on spinning industry and are perceived as threats.

Discussion of any Extra – Ordinary gain or loss

During the year unrealized loss BDT 12,53,368 incurred due to changes of foreign exchange rate.

Related party transactions

The Company has transactions with its Associate Companies which have been disclosed in related party transaction in note nos. 26 of the notes to the financial statements.

Variance within the financial year

There was no event of significant variance between quarterly financial performances during the year under reporting.

Remuneration of Directors

The information is incorporated in the notes-28 of the Notes to the Financial Statements on page 68 with reference to the Directors Remuneration mentioning figures concerning the Remuneration of the Managing Director.

Fairness of financial statements

The financial statements together with the notes thereon have been drawn up in conformity with the Companies Act 1994 and Securities and Exchange Rules 1987. These statements present fairly the Companies state of affairs, the results of its operations, cash flow and changes in equity.

In compliance with the requirement of the Bangladesh Securities and Exchange Commission (BSEC) notification dated August 7, 2012 Chief Financial Officer has given the declaration which is shown on page 56 of the report.

Books of Accounts

Proper books of accounts of the company were maintained.

Accounting Policies

Appropriate accounting policies have been consistently applied in preparation of the financial statements and the accounting estimates are based on reasonable and prudent judgment.

Application of BAS and IFRS

International Accounting Standards (IAS) and International Financial Reporting Standards (IFRS) as applicable in Bangladesh have been followed in preparation of the financial statements and any departure there from has been adequately disclosed.

Significant deviation from last year's operating result

The detailed about significant deviation from last years operating result and the reason deviation are discussed in management decision and analysis CEO/MD on page 32 of the Annual Report.

There was significant positive variation in the revenue during the year under review as compared to last year because of increase of yarn price in compare to last year therefore total revenue growth was 6.40%. There were significant positive growth in Earning per Share (EPS) and Net Operating Cash Flow per Share (NOCFPS). The growth rate were 205.20% and 88.74% respectively. EPS has increased due to significantly decreased of Cost of Goods sold. During the year under review collection from customers increased therefore the Growth of NOCFS has been increased.

Environment Protection, Health and Safety

Environment Protection, Health and Safety Environment Protection, Health and Safety continue to receive highest priority in all operational and functional areas. Adequate safety measures are taken at plant for prevention of any untoward incidents. Various processes required for pollution control and environmental protection are strictly adhered to.

Going Concern

The Board, through appropriate enquiries and analysis, ensures that the resources are adequate to support the operation and that sufficient business opportunities exist to qualify the organization as a going concern and the Directors analyses the financial statements to ensure. Accordingly financial statements are prepared on a going concern basis.

Minority Shareholders Protection

Minority shareholders interest always looked after by the Board of Directors.

DIRECTORS

In terms of Article 115 of the Articles of Association of the Company,

Syed Shafqat Ahmed M.B.A and Mrs. Rio Aziza Salim, Director retire by rotation from the Board in the 43rd Annual General Meeting. Being eligible under Article 117 of the Articles of Association of the Company, the retiring Directors have offered themselves for re-election.

Disclosure of information of the directors who are willing to be re-elected.

Syed Shafqat Ahmed MBA, Director

Mr. Syed Shafqat Ahmed graduated in Economics from Michigan State University and completed MBA from University of Texas at Arlington. He specializes in financial management and structuring/restructuring of organizations. He worked as a financial analyst at Salomon Smith Barney, an investment bank and as pricing analyst in Bowne of Dallas. He expertise's in workflow deigning was the key behind Saiham Cotton Mills Limited's winning the "Best It Use Award" in 2005 awarded by BASIS Bangladesh. He is currently acting as the Managing Director of Saiham Knit Composite Ltd. a sister Concern of Saiham Textile Mills Ltd a 100% export oriented knit factory.

Names of companies in which Syed Shafqat Ahmed holds the directorship:

Interest in other Company	Designation
Saiham Cotton Mills Ltd.	Director
Saiham Textile Mills Ltd.	Director
Faisal Spinning Mills Ltd.	Director
Saiham Knit Composite Ltd.	Managing Director
Saiham Denims Ltd.	Director

Mrs. Rio Aziza Salim, Director

Mrs. Rio Aziza Salim did her BSS (honors) and Masters in Sociology from Dhaka University. She lived and worked in U.K. and U.S.A for a long time and acquired vast experience in social work. She also has long experience in marketing, financial and product development. She has traveled Bangladesh, U.S.A, U.K, France, Germany, Singapore and many other countries. She is associated with a number of social and cultural organizations in Bangladesh.

Names of companies in which Mrs. Rio Aziza Salim holds the directorship:

Interest in the Company	Designation
Saiham Textile Mills Ltd.	Director

Appointment of Independent Director

Mr. Mohammad Nazmul Hossain, FCA has completed his 2nd term in Saiham Textile Mills Ltd. as Independent Director successfully. He has great contribution in the company during his period. However the company in its board meeting appointed Tasnuva Ahmed, FCA as an Independent Director.

Qualification of Independent Director

Tasnuva Ahmed, FCA is a Chartered Accountant from Institite of Chartered Accountant of Bangladesh (ICAB). She has completed B.Com (Hon's) in Accounting and M.Com from the University of Dhaka. She has long exprience in Accounting & Finance, Statory Audit, Internal Audit, Special Audit, Internal Control, Income Tax, VAT, Company Law, and Other Business Services. During her long experiance she works with ACNABIN Chartered Accountant, MetLife, Duncan Brothers (Bangladesh) Limited, Gemcon group, etc. Currently she is the partner of Tasnuva Mahedi Bhola (TMB) Chartered Accountants firm.

External audit

Rahman Mostafa Alam & Co. a Chartered Accountant firm registered in Bangladesh acted as the external auditors to the company throughout the year. The external auditors are not engaged on any material non-audit work such as:

- Appraisal or valuation services or fairness opinions;
- Financial information systems design and implementation;
- Book-keeping or other services related to the accounting records or financial statements;
- Broker-dealer services;
- Actuarial services; and
- Internal audit services;

Independence of External Auditor

As a policy, the Committee would not allow the external auditors to perform any work that they may subsequently need to audit, or which might otherwise create a conflict of interests. The Committee also monitors the balance between audit and non-audit related functions to ensure that auditor independence can be shown to be maintained. The Chief Financial Officer is permitted to engage the external auditors on matters that do not create such conflicts.

The Audit Committee appraised the expertise, resources, independence and objectivity of external auditor and also reviewed their effectiveness as external auditors before reaching the recommendation to the Board that their re-election should be proposed to shareholders.

Contribution to the national exchequer

To contribute the economic development of the country and building up the revenues Saiham Textile Mills Ltd. deducts Income Tax, VAT at source from the employees, suppliers, turnover and deposits the same to the National Exchequer regularly. During the year 2023-2024 the company contributed 48.83 million to the National Exchequer in the form of corporate tax, custom duty, and Value added Tax (VAT).

DIVIDEND

The Board of Directors has recommended 5% Cash dividend for the year ended June 30, 2024 (subject to the approval in the forthcoming AGM) whose names will appear in the share register of the Company and/or Depository Register of CDBL as on Record Date, i.e., November 19, 2024.

Interim Dividend

No interim dividend has been declared for the year June 30, 2024.

Unclaimed Dividend Account

Company maintained detailed information of unpaid or unclaimed dividend and rational thereof, as per BO account number-wise or name-wise or folio number-wise of the shareholder or unit holder; summary of which disclosed in the annual report note no. 18 of page 80 under the head 'Unclaimed Dividend.'

Financial Year	Cash Dividend (Taka)	Stock Dividend
2020-2021	9,87,248	Nill
2021-2022	21,15,841	Nill
2022-2023	Nill	Nill
Total	31,03,089	

Code of conduct

All the employees are bound by our written code of business conduct which is an agreement signed as part of their written contract of employment. The signatory is responsible to comply with the code ensure employees reporting to him also comply with the code.

APPOINTMENT OF AUDITORS

Rahman Mostafa Alam & Co. Chartered Accountants will retire at the 43rd Annual General Meeting as auditors of the Company. As per Bangladesh Securities and Exchange Commission (BSEC) Notification no. SEC/CMR-RCD/2009-193/104/ admin dated July 27, 2011 the retiring Auditors Rahman Mostafa Alam & Co. Chartered Accountants are not eligible for reappointment as Statutory auditors for 2024-2025 because of fulfillment of 3 years period. After receiving expression of interest from Khan Wahab Shafique Rahman & Co. Chartered Accountants 7 Rajuk Avenue, Motijheel, Dhaka-1000. The Audit Committee recommends appointment of Khan Wahab Shafique Rahman & Co. Chartered Accountants at a remuneration of Tk. 4,00,000 (Taka Four lac) only including Tax but excluding VAT as the Auditors of the Company for the year 2024-2025. Therefore the board of directors has proposed Khan Wahab Shafique Rahman & Co. Chartered Accountants to engage as statutory auditors (subject to approval the 43rd Annual General Meeting).

Appointment of Professional (Chartered Accountants/Chartered Secretaries) firm for the certificate on compliance with the Corporate Governance Code BSEC.

As per notification number BSEC/CMRRCD/2006-158/Admin/80 dated June 03, 2018 the company shall obtain certificate from Professional Accountant/ Chartered Secretary (Chartered Accountants/Cost and Management Accountant/Chartered Secretary) regarding compliance with the condition of Corporate Governance Code of the commission and such certificate shall be disclosed in the Annual Report.

In this regard, Shafiq Basak & Co. Chartered Accountants offered themselves for appointment to issue "Corporate Governance Compliance Certificate". The Board recommended the proposal for appointment of Shafiq Basak & Co. Chartered Accountants at a remuneration of Tk. 50,000 (Fifty thousand) only including tax but excluding VAT to issue "Corporate Governance Compliance Certificate" of Saiham Textile Mills Limited for the year June 30, 2025 subject to approval of the Shareholders of the company in the 43rd Annual General Meeting.

Appointment of Independent Scrutinizer

The Board of Directors in its board meeting appointed Shafiq Basak & Co. Chartered Accountants as an Independent Scrutinizer to observe the 43rd AGM. The due process of election and detailed information of voting results shall be authenticated by them.

CORPORATE & FINANCIAL REPORTING:

The Company is determined to ensure good governance by complying with all the applicable rules and regulations of Corporate Governance Guidelines of Bangladesh Securities & Exchange Commission. It has complied with all the requirements of Corporate Governance and the Directors are pleased to confirm the following:

- ◆ The financial statements together with the notes thereon have been drawn up in conformity with the Companies Act, 1994 and Securities and Exchange Rules 1987. These statements present fairly the Company's state of affairs, the result of its operations, cash flow and changes in equity.
- Proper books of accounts of the Company have been maintained.
- Appropriate Accounting Policies have been consistently applied in preparation of the financial statements and that the accounting estimates are based on reasonable and prudent judgment.

- ◆ The International Accounting Standards, as applicable in Bangladesh, have been followed in preparation of the financial statements.
- The systems of internal control are sound and have been effectively implemented and monitored.
- There are no significant doubts upon the Company's ability to continue as a going concern.
- There are no significant deviations in operating result of the business of the company compared to last year.

Pattern of Shareholding

Name wise details	No. of Shares held
Parent/Subsidiary/Associated Companies and other related parties	Nil
Directors, Chief Executive Officer, Company Secretary, Chief Financial Officer, Head of Internal Audit and their spouse and minor children:	
Mr. S. M. Faisal - Managing Director	30,82,747
Engr. Syed Ishtiaq Ahmed - Director	78,43,920
Mr. Shafqat Ahmed - Director	74,93,503
Mrs. Rio Aziza Salim - Director	76,15,219
Mrs. Yasmin Faisal - Director	24,77,000
Chief Financial Officer, Company Secretary and Head of Internal Audit and their spouse and minor children:	
Executives	Nil
Shareholders holding ten percent (10%) or more voting interest in the Company:	Nil
ICB	Nil

Compliance of Corporate Governance Code

We have complied with the relevant provisions of the BSEC notification no. BSEC/CMRRCD/2006-158/admin/80 dated June 03, 2018 set out in Annexure: II on this report. In addition to established standards of Corporate Governance, the company also considered the Best Governance practice in its activities.

The Board has appointed Shafig Basak & Co. Chartered Accountants Shatabdi Center, (6th floor), 292, Inner Circular Road, Fakirapool, Motijheel, Dhaka-1000 as professional for Report of Compliance Governance Code for the year 2024-2025.

Key operating and financial data

The summarized key operating financial data of five years is annexed (Annexure: 1)

Corporate Governance Compliance Report

In accordance with the requirement of the Bangladesh Securities and Exchange Commission, "Corporate Governance Compliance Report" is annexed (Annexure: 2)

On behalf of the Board of Directors

(Engr. Syed Ishtiaq Ahmed)

Chairman

STATEMENT OF CORPORATE GOVERNANCE

The Board of directors of Saiham Textile Mills Ltd. is responsible for proper governance which includes setting out company's strategic aims, providing the necessary leadership to implement such aims, supervising the management of the business and reporting to the shareholders on their Stewardships.

Saiham Textile Mills Ltd. is committed to continually reviewing all corporate governance policies and practices to ensure the ongoing transparency of the company's practices and the delivery of high standards and quality information to stakeholders.

The maintenance of effective corporate governance remains a key priority of the board of Saiham Textile Mills Ltd. To exercise clarity about directors' responsibilities towards the shareholders, corporate governance must be dynamic and remain focused on the business objectives of the company and create a culture of openness and accountability. Keeping this in mind, clear structure and accountabilities supported by well understood policies and procedures to guide the activities of the company's management have been instituted.

Statement of compliance

As Saiham Textile Mills Ltd. is listed with stock exchange in Bangladesh, we comply with the BSEC's notification No. BSEC/CMRRCD/2006- 158/207/Admin/80 dated 3 June 2018. For the year ended date 30 June 2024, we have complied with the relevant provisions set out in Annexure - C of the report.

Board of Directors

Composition

The Board of Saiham Textile Mills Ltd. Considers that its membership should comprise directors with an appropriate mix of skills, experience, and personal attributes. This allows the directors, individually and the Board collectively, to efficiently and effectively discharge their responsibilities and duties under the law, understand the business of the Company, and assess the performance of the management.

The composition of the Board embraces diversity. The Directors have a range of local and international experience, expertise, and specialized skills that assist with decision-making and leading the company for the benefit of shareholders.

On the 30th June 2024, there were 7 members on the Board; The Board comprises Chairman, Managing Director, three directors and two Independent directors who possess a wide range of skills and experience across various professions and businesses. Each Director brings independent judgment and considerable knowledge to effectively perform their roles. The Board of Directors ensures that the activities of the Company are always conducted with strict adherence to the highest possible ethical standards and in the best interests of the stakeholders.

Retirement and Re-election of Directors

According to the Articles of Association of the company, at least one-third of the directors are required to retire every year. The retiring directors shall be those who have served the longest in the office since their last election. In the case of individuals appointed as directors on the same day, their retirement shall be determined by lot, unless they agree otherwise. However, they will remain eligible for re-election.

Board meeting and attendance:

The Board met 6 times during the period from July 01, 2023 to June 30, 2024. Following table shows the attendance of directors in the meeting.

Name of Directors	Number of Board Meeting held during the financial year ended 30.06.2024	Number of Board Meeting attended	Remarks	
Mr. S. M. Faisal	6	6		
Engr. Syed Ishtiaq Ahmed	6	6		
Syed Shafqat Ahmed MBA	6	6		
Mrs. Yasmin Faisal	6	6		
Mrs. Rio Aziza Salim	6	6		
Mohammad Nazmul Hossain, FCA	6	6		
Tariquzzaman Khan, FCA, FCS	6	6		

Role of the Chairman

The Chairman serves as the primary link between the board and management and works with the Managing Director and Company Secretary to set the agenda of the Board meetings. He provides leadership to the Board and ensures that the Board works effectively and discharges its responsibilities.

Role of the Managing Director

The Managing Director is the key person and is responsible for running the business of the company. He is also responsible for formulating as well as implementing Board strategy and policy. The Managing Director is responsible for establishing and executing the Company's operating plan that is necessary to achieve the company's objectives. He has the overall control on the company's day to day affairs and is accountable to the Board for the financial and operational performance of the company.

Role of the Company Secretary

Company Secretary is responsible for advising the Board through the chairman on all governance matters. He is also responsible for ensuring proper information flow with the Board and its committees and between the management and the non-executive directors. He is also acting as bridge between the regulators/ stakeholders and the company.

Price Sensitive Information

The Board of Saiham Textile Mills Ltd. through the company secretary always ensures to inform all price sensitive information within 30 minutes of the decision or immediately upon getting such information to the BSEC and the Stock Exchanges and also ensure immediate publication of such information/decision in two widely circulated daily newspapers, one in Bangla and the other in English and in one on-line news portal. The communication is done through E-mail/Fax and by special messenger, and through courier service in special cases.

Remuneration including independent Directors

The Director of the Company is receiving a sum of Taka 5,500/- (Five thousand and five hundred) as board meeting fee.

Nomination and Remuneration Committee

The Nomination and Remuneration Committee as a sub—committee of the Board of Director formed as per notification no. BSEC/CMRECD/2006-158/207/ADMIN/80 dated 3 June, 2018.

The Nomination and Remuneration Committee, as a sub-committee of the Board of Director has been constituted with three board of directors with one Independent director as a chairman. The Company Secretary acts as Secretary to the Committee. The Nomination and Remuneration Committee assists the Board in formulation of the nomination criteria or policy for determining qualifications, positive attributes, experiences and independence of directors and top level executive as well as a policy for formal process of considering remuneration of directors, top level executive of the company. NRC is responsible to the Board of Directors and its roles and responsibilities are clearly set forth.

Composition and Size of Nomination and Remuneration Committee

The Nomination and Remuneration Committee comprises three Directors including one Independent Director.

- i. Mohammad Nazmul Hossain, FCA, Chairman of the Audit Committee (Independent Director)
- ii. Syed Shafat Ahmed, Member
- iii. Mrs Yasmin Faisal, Member
- iv. Md. Nevamat Ullah, Company Secretary acts as Secretary of the Committee.

Chairman of Nomination and Remuneration Committee (NRC)

Mohammad Nazmul Hossain, FCA independent Director is the Chairman of the Nomination and Remuneration Committee.

The Company Secretary acts as the Secretary of the Nomination and Remuneration Committee (NRC)

The Nomination and Remuneration Committee is responsible for evaluating the balance of skills, experience, independence, diversity and knowledge on the Board and for drawing up selection criteria, ongoing succession planning and appointment procedures for both internal and external appointments. The role of Nomination and Remuneration Committee, inter-alia, includes:

The detailed terms of reference of the Nomination and Remuneration Committee is contained in the 'Report of the Nomination and Remuneration Committee 2023-2024.

Meeting of the Nomination and Remuneration Committee (NRC)

The Nomination and Remuneration Committee met (1) one times during the financial year 2023-2024.

External Statutory Auditors

The BSEC guidelines are being strictly followed in engaging statutory Auditors for the Company.

Audit Committee

The Audit Committee is a sub-committee of the Board of Directors and is appointed by the Board of Directors of the Company in accordance with the conditions of Corporate Governance Code BSEC/CMRRCD/2006-158/207/admin/80 dated 3 June 2018.

Composition of the Audit Committee

The Audit committee consists of the following members:

i. Mohammad Nazmul Hossain, FCA Independent Director : Chairman
 ii. Syed Shafqat Ahmed, Director : Member
 iii. Mrs. Rio Aziza Salim, Director : Member
 iv. Md. Neyamat Ullah, Company Secretary : Member

Internal control systems and their adequacy

Our Company maintains adequate internal control system and procedures commensurate with its size and nature of operations. The internal control systems are designed to provide a reasonable assurance over reliability in financial reporting, ensure appropriate authorization of transactions, safeguarding the assets of the Company and prevent misuse/ losses and legal compliances.

The internal control system includes a well-defined delegation of authority and a comprehensive Management Information System coupled with quarterly reviews of operational and financial performance, a well-structured budgeting process and Internal audit. The Internal Audit reports are periodically reviewed by the management and the Audit Committee and necessary improvements are undertaken, if required.

Dividend Distribution Policy

According to the directive of Bangladesh Securities and Exchange Commission (BSEC), the Board approved the Dividend Distribution Policy based on company's performance and company's long term objectives. Dividend Distribution Policy is given on page 38 of this report

Compliance with Rules and Regulations

In this context, the Company provides complete set of financial statements and relevant documents to the Bangladesh Securities and Exchange Commission (BSEC), Central Depository Bangladesh Limited (CDBL), National Board of Revenue (NBR), Registrar of Joint Stock Companies & Firms (RJSC), Dhaka Stock Exchange (DSE), Chittagong Stock Exchange (CSE). The CFO and Company Secretary always accommodate any queries that are raised by regulators of the country.

Supply Chain Management Policy

Saiham Textile Mills Ltd. has adopted a comprehensive Supply Chain Management Policy. The main objective of Supply Chain management is to improve the overall organization performance and customer satisfaction by improving product or service delivery to the consumers. Supply Chain Management involves initiation of procurement planning process to delivery of finished goods to the concerned stakeholders. Supply Chain Management consists of all business partners, manufacturer, marketer, suppliers, transporters, warehouses, retailers and even customers. Their involvement may be direct or indirect.

Environmental Role

The company is committed to maintain high standard of pollution free environment at mill area. Accordingly tree plantation activities is implementing every year at mill premises.

Corporate Social Responsibilities

Saiham Textile Mills Ltd. always acknowledges its responsibilities for the well-being of the society and takes part in such activities whenever it becomes necessary. The company provides financial support to different social & cultural organizations and to the distressed people of the society. Contribution to CSR programs have been always supported and encouraged by the Board of Directors of the Company. During the year 2023-2024 the company has contributed to the welfare of the community such as donation to Mosque, Madrasha, School, free eye treatment given by setting up eye camp also distributed blanket among the poor people in winter season. The company also distributed food items for patients and low-income families during the period.

Compliance with Bangladesh Labour Act

The Company has complied with the relevant conditions of Bangladesh Labour Act 2006 (as amended in 2018) in respect of Workers' Profit Participation Fund (WPPF), Provident Fund, and Gratuity etc.

Workers' Profit Participation Fund (WPPF):

Saiham Textile Mills Ltd. has also implemented Workers' Profit Participation Fund (WPPF) for their employees. The company provides 5% of profit before charging such expense to employees as Workers' Profit Participation Fund (WPPF) in accordance with Bangladesh Labour Act 2006 (amended in 2018).

Website

The company has been maintaining an official website www. saihamtextile.com which is linked with website of the stock exchange

Management Discussion and Analysis CEO/MD

a) Accounting policies and estimation for preparation of financial statements;

The company followed accounting policies and procedure for the preparation of Financial Statement with relevant International Accounting Standard (IAS), International Financial Reporting Standard (IFRS) as adopted by the Institute of Chartered Accounting of Bangladesh (ICAB) which has been disclosed in the notes to the Financial Statement.

b) Changes in accounting policies and estimation, if any, clearly describing the effect on financial performance or results and financial position as well as cash flows in absolute figure for such changes;

No changes were made during the financial year in the accounting policies and procedures. However the changes in accounting policies and estimation are described in the notes 2 of the financial statements.

c) Comparative analysis (including effects of inflation) of financial performance or results and financial position as well as cash flows for current financial year with immediate preceding five years explaining reason thereof;

In comparative analysis (including effects of inflation) of financial performance of results and financial position as well as cash flows for current financial year with immediately preceding five years presented below:

Financial Highlights (Taka in Crore)

	2023 -2024	2022 -2023	2021 -2022	2020-2021	2019 -2020
Particulars		Restated		Restated	
Turnover	324.17	304.67	266.04	257.04	164.23
Gross profit	32.57	14.63	26.32	28.45	9.49
Net profit after tax	4.65	(4.41)	12.36	10.07	(7.82)
Net cash operating activities	(10.39)	(92.56)	19.2	6.17	20.06
Shareholders' equity	395.10	378.91	393.08	388.59	377.25
Total Liabilities	268.18	247.64	164.74	195.02	215.73
Total Assets	663.28	626.55	557.82	583.61	592.99
Net Assets	395.10	378.91	393.08	388.59	377.26
Debt to Equity Ratio	0.68	0.65	0.42	0.5	0.25
Current Ratio	1.50	1.49	1.85	1.56	1.4

Comparative analysis of Financial Performance, The key operating and financial performance of the company for the last five years are annexed on page 44.

Compare such financial performance or results and financial position as well as cash flows with peer industry scenario;

Particulars	Saiham Textile	Shephered Industries	Malek Spinning	Queen South	Saiham Cotton
EPS	0.51	(1.51)	7.38	0.30	0.85
NAV	43.63	13.41	53.74	15.71	36.00
NOCFPS	(1.15)	1.76	7.91	1.09	10.26
Dividend	5% (Cash)	1% (Cash)	10% (Cash)	2% (Cash)	5% (Cash)

Particulars Particulars	June 30, 2024	%	June 30, 2023	%
Cost of goods sold	2,91,60,13,450	89.95	2,90,03,49,617	95.20
Gross profit	32,56,58,625	10.05	14,63,26,391	4.80
Net profit for the year	4,65,06,973	1.43	(4,40,74,258)	(1.45)

During the year turnover increased 6.40% in compare to last year. This growth was driven by better sales prices and BDT devaluation. Despite achieving higher sales values, the company faced challenges due to inflationary pressures impacting raw materials and conversion costs, particularly utility prices. However, our overall profit increased to Tk. 4.65 crore from Tk. (4.42) crore of previous year representing an increase of 205.20%. The earnings per share (EPS) is Tk. 0.51 which was Tk. (0.49) in the previous year. The Company's Net Asset Value (NAV) per share is Tk. 43.63 which was Tk. 41.85 per share in the previous year.

d) Briefly explain the financial and economic scenario of the country and the globe;

Overview of Global Economy Amidst the prevailing global economic landscape, challenges such as a subdued manufacturing environment, faltering trade flows and persistent inflation concerns paint a complex picture for the future ahead. However, amidst these challenges, certain sectors, notably services, demonstrate resilience. The recent update from the International Monetary Fund (IMF) offers a glimmer of hope, with a modest upgrade in growth projections for 2024 and 2025. Global growth is projected at 3.1 percent in 2024 and 3.2 percent in 2025, marking an increase from previous forecasts. This uptick is attributed to the stronger-than-expected resilience observed in the United States and several major emerging market economies, coupled with fiscal support measures in China. However, these growth projections still fall below the historical average of 3.8 percent, largely due to factors such as elevated central bank policy rates to combat inflation, reduced fiscal stimulus amidst high debt levels, and sluggish underlying productivity growth. Furthermore, there is a notable decline in global inflation rates, driven by the resolution of supply-side constraints and the implementation of tighter monetary policies. Global headline inflation is anticipated to decrease to 5.8 percent in 2024 and further to 4.4 percent in 2025, with the latter figure being revised downward. Additionally, the year 2024 also marks changing geopolitical situation for several nations which may introduce a degree of uncertainty. These changing landscapes hold implications beyond borders, influencing economic and public policy in an increasingly fractious global landscape. Despite potential challenges, these developments underscore the ongoing efforts to navigate economic challenges while striving for stability and sustainable growth in the global economy.

e) Risks and concerns issues related to the financial statements, explaining such risk and concerns mitigation plan of the company;

Detailed discussion on the risks and concerns issues related to the financial statements, explaining such risk and concerns mitigation plan of the company has been shown in the Directors' report under CG Condition 1.5(iii).

f) Future plan or projection or forecast for company's operation, performance and financial position, with justification thereof, i.e., actual position shall be explained to the shareholders in the nest AGM

There are obvious challenges but also great opportunities to the textile industry to establish itself as a global manufacturing hub for the Global buyers. The rebound in the textile export on the back of the lower cotton prices and decline in the inventory level of the international buyers has started improving the fortune of the Textile Industry. Our management is looking at the future with optimism and expects that with the improvement in the global demand and softening of raw cotton prices in the coming periods, will give relief to the Textile Industry. We expect that in this challenging period, Government will support the Spinning industry in the form of favorable Textile policies, incentives and other benefits which are of paramount importance for the future growth of the Industry.

Conclusion

I would like to express my gratitude and thanks to the members of the Board for their continued support and guidance during the year. My sincere thanks to my colleagues for their dedication and commitment which contributed immensely towards the development of the Company. I would like to thank our Employees, Workers, Government Agencies, Banks, Suppliers and other services for their support and my special thanks to you, our shareholders, for your continued trust in Saiham Textile Mills Ltd.

Finally, I must thank to our honorable Chairman whose guideline and instructions helped us to run the business activities of the Company successfully even in the prevailing worldwide hard economic situation.

I embrace your support and seek your co-operation by all means for a brighter future for all.

Mr. S. M. Faisal

Managing Director

Audit Committee Report for the year ended June 30, 2024

The terms of reference of the Audit Committee has been determined by the Board of Directors of the Company in accordance with the conditions of Corporate Governance Code of Bangladesh Securities and Exchange Commission (BSEC).

The Committee is appointed by and responsible to the Board of Directors. At present the Audit Committee consists of following members of the Board one of them are independent directors. The Audit Committee comprising of the following:

- i. Mohammad Nazmul Hossain, FCA, Chairman of the Audit Committee (Independent Director)
- ii. Syed Shafat Ahmed, Member
- iii. Mrs Rio Aziza Salim, Member
- iv. Md. Nevamat Ullah, Company Secretary acts as Secretary of the Committee.

Role and Responsibilities of the Audit Committee

The responsibilities and specific duties of the Audit Committee have been defined in the "Terms of Reference (TOR)" of the Audit Committee in line with the Corporate Governance Code 2018.

The Audit Committee of Saiham Textile Mills Ltd. shall:-

- (a) oversee the financial reporting process;
- (b) monitor choice of accounting policies and principles;
- (c) monitor Internal Audit and Compliance process to ensure that it is adequately resourced, including approval of the Internal Audit and Compliance Plan and review of the Internal Audit and Compliance Report;
- (d) oversee hiring and performance of external auditors;
- (e) hold meeting with the external or statutory auditors for review of the annual financial statements before submission to the Board for approval or adoption;
- (f) review along with the management, the annual financial statements before submission to the Board for approval;
- (g) review along with the management, the quarterly and half yearly financial statements before submission to the Board for approval;
- (h) review the adequacy of internal audit function;
- (i) review the Management's Discussion and Analysis before disclosing in the Annual Report;
- (j) review statement of all related party transactions submitted by the management;
- (k) review Management Letters or Letter of Internal Control weakness issued by statutory auditors;
- (I) oversee the appointment of Audit firm and determination of audit fees based on scope and magnitude, level of expertise deployed and time required for effective audit and evaluate the performance of external Auditors; and any other activities as assigned by the board of the Company from time to time.

Activities carried out during the year 2023-2024:

During the financial year ended on June 30, 2024 four meetings of the Audit Committee were held. The following activities were carried out by the Audit Committee:

1. The Audit Committee reviewed the Quarterly, Half yearly and Annual Financial Statements of the Company before submission to the Board for their approval.

- 2. Focused on significant changes to accounting policies and practices as well as adjustments resulting from audits, ensuring compliance with accounting standards and other legal requirments.
- 3. The Committee periodically reviewed the effectiveness of internal control and internal audit system of the company.
- 4. The Committee discuss with the external auditors on the audit of financial statements of the Company during the audit period and reviewed the annual financial statements of the Company prior to submission to the Board for approval.
- 5. The Committee discussed and reviewed the appointment of New Auditor as the existing Auditors completed their 3(three) years successfully and recommended the appointment of Khan Wahab Shafique Rahman & Co. Chartered Accountants, as Statutory Auditors and Shafiq Basak & Co. Chartered Accountants as Corporate Governance Compliance Auditor for the year 2024-2025 of the Company subject to the approval at the 43rd Annual General Meeting.
- 6. The committee also reviewed management's decisions and analysis before disclosing in the Annual Report and found that discussions and analyses properly represent the financial statements.

The committee is of the opinion that adequate controls and procedures are there to provide reasonable assurance that the company's assets are safeguarded, the liabilities are properly accounted for and financial activities of the company is well managed.

On behalf of the Audit Committee,

Mohammad Nazmul Hossain, FCA

Chairman

Audit Committee

Report of the Nomination and Remuneration Committee 2023-2024

In accordance with the BSEC corporate Governance Code-2018 as stated in BSEC/CMRRCD/2006-158/207/admin/80 dated June 03, 2018, the Board of Directors of Saiham Textile Mills has established the Nomination and Remuneration Committee (NRC). This Policy on nomination and remuneration of Directors, Key Managerial Personnel and Senior Management has been formulated by the Nomination and Remuneration Committee and has been approved by the Board of Directors of Saiham Textile Mills Ltd.

Objective of the Committee

- i. The Committee is an independent sub-committee of the Board and responsible or accountable to the Board and to the shareholders of the Company.
- ii. The Committee discharges the responsibilities and acts as stipulated in the Terms of Reference (TOR) of the Nomination and Remuneration Committee adopted by the Board in line with the Corporate Governance Code 2018.

Composition of the Committee

The Nomination and Remuneration Committee (NRC) consist of three Directors including one Independent Director. Independent Director is the Chairman of the Committee. The Committee acts as per the terms and conditions of the Corporate Governance Code of BSEC. The Committee members are:

- i. Mohammad Nazmul Hossain, FCA, Chairman of the Audit Committee (Independent Director)
- ii. Syed Shafat Ahmed, Member
- iii. Mrs Yasmin Faisal, Member
- iv. Md. Neyamat Ullah, Company Secretary acts as Secretary of the Committee.

Nomination and Remuneration Policy

This Nomination and Remuneration Policy is being formulated in compliance with the Corporate Governance Code of Bangladesh Securities and Exchange Commission (BSEC). This policy on nomination and remuneration of Directors, Top level executives has been formulated by the Nomination and Remuneration Committee (NRC or the Committee) and has been approved by the Board of Directors of Saiham Textile Mills Ltd.

Objective:

The objective of the policy is to ensure that

- the level and composition of remuneration is reasonable and sufficient to attract, retain and motivate directors of the quality required to run the company successfully;
- relationship of remuneration to performance is clear and meets appropriate performance benchmarks; and
- remuneration to directors, Top Level executives involves a balance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the company and its goals.

APPOINTMENT AND REMOVAL OF DIRECTOR, TOP LEVEL EXECUTIVES

- a. The Committee shall identify and ascertain the integrity, qualification, expertise and experience of the person for appointment as Director, Top Level executives and recommend his / her appointment, as per Company's Policy.
- b. A person should possess adequate qualification, expertise and experience for the position he / she is considered for appointment. The Committee has authority to decide whether qualification, expertise and experience possessed by a person is sufficient / satisfactory for the position.

EVALUATION

The Committee shall carry out evaluation of performance of Director, Top Level executives yearly or at such intervals as may be considered necessary.

REMOVAL

The Committee may recommend with reasons recorded in writing, removal of a Director, Top Level executives subject to the provisions and compliance of the Companies Act, 1994, rules and regulations and the policy of the Company.

RETIREMENT

The Director, Top Level executives shall retire as per the applicable provisions of the Act and the prevailing policy of the Company. The Board will have the discretion to retain the Director, Top Level executives in the same position/remuneration or otherwise even after attaining the retirement age, for the benefit of the Company.

POLICY FOR REMUNERATION TO DIRECTORS/ TOP LEVEL EXECUTIVES.

- 1. Remuneration to Managing Director / Whole-time Directors:
- a. The Remuneration/ Commission etc. to be paid to Managing Director / Whole-time Directors, etc. shall be governed as per provisions of the Companies Act, 1994 and rules made there under or any other enactment for the time being in force and the approvals obtained from the Members of the Company.
- b. The Nomination and Remuneration Committee shall make such recommendations to the Board of Directors, as it may consider appropriate with regard to remuneration to Managing Director / Whole-time Directors.
- 2. Remuneration to Non- Executive / Independent Directors:
- a. The Non-Executive / Independent Directors may receive meeting fees and such other remuneration as permissible under the provisions of Companies Act, 1994. The amount of meeting fees shall be such as may be recommended by the Nomination and Remuneration Committee and approved by the Board of Directors.
- b. Any remuneration paid to Non- Executive / Independent Directors for services rendered which are of professional in nature shall not be considered as part of the remuneration for the purposes of clause (a) above if the following conditions are satisfied:
- i) The Services are rendered by such Director in his capacity as the professional; and
- ii) In the opinion of the Committee, the director possesses the requisite qualification for the practice of that profession.
- 3. Remuneration to Top Level executives:
- a. The remuneration to Top Level executives shall consist of fixed pay and incentive pay in accordance with the Company's Policy.

IMPLEMENTATION

- a. The Committee may issue guidelines, procedures, formats, reporting mechanism and manuals in supplement and for better implementation of this policy as considered appropriate.
- b. The Committee may delegate any of its powers to one or more of its members.

The activities of the NRC during the year were as follows:

- i. During the year under review the Committee met 2 (Two) time. The Managing Director and the Chief Financial Officer and Head of Human Resources attended the meeting by invitation of the Committee.
- ii. Determined and proposed the names of directors for retirement and re-appointment.
- iii. Reviewed the annual appraisal of top-level executives of the company.
- iv. Reviewed the management's proposals for the annual increment/ promotion/ enhancement of sal<mark>ary and renewal of contract appointments of Senior Management of the Company.</mark>
- v. Reviewed the Terms of Reference of NRC.

On behalf of the Nomination & Remuneration Committee

Mohammad Nazmul Hossain, FCA

Chairman

Nomination and Remuneration Committee

DIVIDEND DISTRIBUTION POLICY

Saiham Textile Mills Ltd. has adopted this Dividend Distribution Policy pursuant to Bangladesh Securities and Exchange Commission (BSEC) directive dated BSEC/CMRRCD/ 2021-386/03 dated January 14, 2021. The Policy shall apply to the ordinary equity shares issued and outstanding since the Company has issued only one class of equity shares.

Objective

The objective of the policy is to provide guidance to stakeholders on the dividend distribution framework adopted by the Company. The Policy in line with the Company's medium and long-term strategies, investment and financial plans, the state of the Country's economy and the industry and keeping the balance between the expectations of our shareholders and the needs of our company into consideration in accordance with the provisions of the Companies Act, 1994, notifications by the BSEC and other applicable legal provisions of the relevant legal laws and regulations,

Parameters for declaration of dividend

The Policy depends on the financial position of the company, other funding needs related to the investments to be made, conditions in the sector, conditions in the economic environment, Company's present and future performance for declaration and payment of dividend. The Board of Directors shall consider following Financial parameters and other internal and external factors affecting the dividend proposal while arriving at the dividend amount:

Availability of profits; -

Favorable debt equity ratio; -

Company's liquidity position and future cash flow requirements for operations; -

Future Capital expenditure requirement of the Company;-

Working Capital requirement of the Company;-

Profit growth:-

Macro economic and business conditions;-

Industry outlook for the future years;-

Changes in the Government policies or changes in regulatory provisions;-

Any other relevant factor that the Board may deem fit to consider;-

Utilization of retained earnings

The Company may utilize its retained earnings to the interest of the Company and its stakeholders. Retained earnings help in maintaining a healthy capital adequacy ratio and supports the future growth.

- Issue of Bonus shares;
- Declaration of Dividend interim or Final;
- Acquisition/diversification/ Expansion and modernization of existing business;
- Capital expenditure requirements;

- Increase in production capacity;
- High cost of debt. Apart from the above,

The Board may not declare dividend or may recommend a lower payout for a given financial year, after analyzing the prospective opportunities and threats or in the event of challenging circumstances. The portion of profits not distributed among the shareholders as dividends will be used for the business activities of the Company.

Entitlement of dividend

The Company shall determine the record date or date of closure of the register of members. The Company shall give notice in advance of at least 14 working days (excluding the date of intimation and the record date) to stock exchange(s) of record date specifying the purpose of the record date. Members whose names shall appear in the Members/Depository Register of CDBL as on the Record Date will be eligible to receive dividend.

Disclosures

The Dividend Distribution Policy shall be disclosed in the Annual Report and on the website of the Company.

Modification of this Policy

The Board is authorized to change or modify this Policy from time to time at its sole discretion and/or in pursuance of any amendments made by any relevant law for the time being in force.

Disclaimer

This Policy shall not be construed as a solicitation for investments in the Company's securities/shares and shall neither act as an assurance of guaranteed returns (in any form), on investments in the Company's securities.

Annual Report 2023-2024 Saiham Textile Mills Ltd.

Code of Conduct of Board of Directors

The Board of Directors of Saiham Textile Mills Limited is adopting the following code of conduct for all directors of the Company.

Purpose of Code of Conduct

The Board adopts this 'Code of Conduct' to reflect its commitment to the highest standard of ethical and business conduct and to comply with the laws and regulations of the Regulatory Authorities and also Memorandum and Articles of Association of the company.

Applicability and Scope

The Code of Conduct is applicable to all directors of Saiham Textile Mills Limited. Members are expected to comply with the following standards to enhance and maintain the reputation of the company.

Objective and Underlying Principles

The code of conduct for Directors of Saiham Textile Mills Limited intends to establish highest level of business/professional ethics to be followed for establishing a fair and transparent. In discharging the functions, the directors shall adhere to the following fundamental principles:

Fairness and Transparency in dealing with matters relating to the company; Compliance with all laws /rules/regulations laid down by the DSE, CSE and BSEC;

Exercising due diligence in the performance of duties; and avoidance of conflict of interest between self-interests of Directors and interests of the company and its shareholders.

Code of Conduct

a. Meetings & Minutes

Meeting of the Board of Directors and General Meetings, notices, agenda, minutes of the meetings shall be in accordance with the Companies Act-1994. In the event that a Director is of the view that his dissenting note has not been satisfactorily recorded in the minutes of a meeting of the Board, he may refer the matter to the Company Secretary. The relevant Director may require the note to be appended to the minutes during confirmation of the minutes. Director(s) shall not participate in the discussion on a matter in which any conflict of interest exists or arises, whether pecuniary or otherwise, and in such cases the same shall be disclosed and recorded in the minutes of the meeting.

b. Regulatory Compliances

The Directors shall ensure that the company abides by existing laws, rules & regulations prevailing in the land, applicable to the company. Any case of noncompliance with applicable law may subject a Director to disciplinary action. The Directors shall ensure compliance at all levels so that the regulatory system does not suffer any breaches. The Directors shall not support any decision in the meeting of the Board which may adversely affect the interest of Shareholders and the Managing Director shall report forthwith any such decision to Regulatory Authorities.

c. General Responsibilities

The Directors shall ensure performing activities of the company to uphold the best interests of the shareholders and the company, its management authorities, shareholders and other stake-holders through operating with the highest level of honesty and integrity.

The Directors shall remain properly informed about the business and affairs of Saiham Textile Mills Ltd. Directors should review and devote appropriate time to studying Board related laws and issues, the international best practices, their fiduciary obligations & code of conduct etc.

The Directors shall make inquiries about potential problems that come to their attention and follow upuntil they are reasonably satisfied that management is addressing them appropriately.

The Directors shall carry out their fiduciary duties with a sense of objective judgment and independence in the best interests of the company and shareholders.

The Directors shall submit necessary disclosures/statement of holdings and required by the existing laws from time to time as per their rules, regulations and bye-laws.

Members shall be judicious about their entitlement of benefit/privileges as per Companies Act-1994 and shall be willing to produce supporting documents, if required.

Directors should protect the Company's assets and ensure their efficient use for legitimate business purposes related to the company.

Directors may not own, either directly or indirectly, a substantial interest in any business entity that does or seeks to do business.

The Directors shall perform their duties in an independent and objective manner and avoid activities that may impair, or may appear to impair, their independence or objectivity or official responsibilities.

The Directors shall not, in any way, interfere in the activities of the management of the company.

d. 'Inside Information' and Securities Trading

It is prohibited to trade securities or to disseminate others to trade securities of Saiham Textile Mills Limited or other companies on the basis of material information before it is made publicly available to ordinary investors through appropriate media.

Members shall comply with provisions of the Memorandum & Articles of Association while making sale-buy of Company's share and shall refrain from making such transaction without formal declaration.

e. Avoidance of Conflict of Interest

The Directors shall not take improper advantage of the position as a director. Any situation that creates or appears to create a conflict of interest must be avoided. Some of the more common conflicts, which directors must avoid, are set out below.

i. Relationship of Company with third-parties

Directors may not receive a personal benefit from a person or firm which is seeking to do business or to retain business with the Company, unless such a relationship is fully disclosed by the interested director and approved by the Board of Directors.

ii. Gifts, Favors and Entertainment

No gift, favor, or entertainment should be accepted or provided, in the role as a Director of Saiham Textile Mills Limited from any persons or entities who deal with the Company where any such gifts are being made in order to influence the directors' actions as a member of the Board.

iii. Compensation from non-Company sources

Directors may not accept compensation (in any form) for services performed by the Director for the Company from any source other than the Company.

iv. Family Members and Close Personal Relationships

A conflict of interest may arise when doing business with or competing with organizations that employ or are partially owned by family members or close personal friends. Family members includes spouse, son, daughter, father, mother, brother, sister, son-in- law, and daughter-in-law alongside the dependents of the aforesaid person. Directors should disclose any such relationships to the Chairman of the Board and to the Secretary to determine the best course of action.

v. Disclosure

With many issues, the best way to avoid embarrassing conflict of interest situations is to disclose any that have the potential to be misinterpreted by others, including other directors, employees, customers, suppliers and the public. Questions about potential conflict of interest situations and disclosure of these situations as they arise should be directed to the Chairman of the Board.

f. Protecting Confidential Information

Confidential information acquired by the Board of Directors in the course of exercise of directorial duties shall remain the property of the company and it will be improper to disclose or allow it to be disclosed, for personal benefit or to benefit persons or entities outside the Company, except with the expressed or implied consent of the Board or as required by law.

g. Competitive Information

Information about competitors & customers is a valuable asset in the highly competitive markets in which Saiham Textile Mills Limited operates. Board of Directors ensures, on behalf of Saiham Cotton Mills Ltd., to obtain such kind of information legally. Theft of proprietary information, inducing disclosures by a competitor's past or present employees and any actions that could create an appearance of an improper agreement with competitors is prohibited.

Waiver of any provision of the Code of Conduct

Waiver of any provision of the Code of Conduct can only be made by the Board of Directors, and shall be granted only in very exceptional circumstances which are not opposed to the law of the land. If any Director believes that an act prohibited in the Code of Conduct has occurred, then he or she will promptly report the same to the Chairman of the Board. In this regard, the decision of the Board will be final.

STATEMENT OF RISK MANAGEMENT AND INTERNAL CONTROL

The company has an ongoing risk management process to identify and analyses the risks so that the company can set appropriate risk limits and controls. Risk management policies, procedures and system are reviewed regularly to reflect Changes in market conditions and the company's acitivities.

The company has exposures to the risks credit risk, liquidity risks, price risks foreign exchange risks etc.

Control activities

Control activities are the policies and the procedures to help ensure that the management directives are carried out and the necessary actions are taken to minimize the risks of failing to meet objectives, policies and procedures are effectively established within the company and continuously reviewed for compliance, adequacy and improvement.

Information and Communication

The company ensure the effective flow of information on internal and external factors across the management lebeles. All individuals recive a clear message from senior management that control responsibilities must be taken seriously.

Monitoring

The system of intenal control is monitored regularly through both ongoing activities and separte evaluations. Ongoing monitoring activities are conducted through regular management activities. An Internal Audit Team has been set up with six members during the year under review. The internal audit function is responsible for providing an objective and independent view of the effectiveness of operational and financial controls and procedures as well as management action in dealing with issues of control. The internal audit function monitors the presence of the components of internal control systems and reports to the audit committee.

Saiham Textile Mills Ltd.

DIRECTOR'S RESPONSIBILITIES FOR FINANCIAL STATEMENTS

The Director's of the company are responsible for the integrity and accuracy of the financial statements. The board believes that the financial statement for the year ended on June 30, 2024 have been prepared in conformity with International Accounting Standard (IAS), IFRS, Companies Act, 1994, BSEC guidelines, Stock Exchanges Listing Regulations appropriate in the circumstances. In preparing the financial statements, management with the consultation of the board makes informed judgments and estimates where necessary to reflect the expected effects of events and transactions that have not been completed. The company's disclosure controls and procedures ensure that the material information required to be disclosed is recorded, processed, summarized and communicated to management and reported within the required time periods. In meeting its responsibility for the reliability of the financial statements, managements relies on a system of internal accounting control. The system is designed to provide reasonable assurance that assest are safeguarded and transaction are excuted in accordance with the management's authorization and recorded properly to permit the preparation of financial statements in accordance with IAS/IFRS. The design of this system recognizes that errors or irregularities may occur and the estimates and gudgements are required to assess the relative cost and expected benefits of the controls. Directors belive that the company's internal accounting controls provide reasonable assurance that errors or irregularities that could be material to that financial statements are prevented or would be detected within a timely period. The Audit Committee of the Board of Directors, which is composed solely of independet directors, is responsible for overseeing the Company's financial reporting process. The Audit Committee meets with management and sees the report of the Company's internal auditors periodically to review the work of each and to monitor the discharge by each of its responsibilities. The independent auditors are engaged to express an opinion on the Company's financial statements and on the Company's internal control over financial reporting. Their opinions are based on procedures that they believe to be sufficient to provide reasonable assurance that the financial statements contain no material errors and that the Company's internal controls are effective.

By order of the Board

Saiham Textile Mills Ltd.

(S.M. Faisal)

85,80

Managing Director

THE KEY OPERATING AND FINANCIAL DATA

Financial Highlights

Annexure: I (Taka in Crore)

Particulars	2023-2024	2022-2023 Restated		2020-2021 Restated	
Turnover	324.17	304.67	266.04	257.04	16 <mark>4.23</mark>
Gross profit	32.57	14.62	26.32	28.45	9.49
Net profit after tax	4.65	(4.42)	12.36	10.07	(7.8 <mark>2)</mark>
Net cash operating activities	-10.39	(92.56)	19.2	6.17	20.06

Table: Summary of Balance Sheet

Particulars	2023-2024	2022-2023 Restated	2021-2022	2020-2021	2019-2020
Authorized capital	150.00	150.00	150.00	150.00	150.00
Paid-up capital	90.56	90.56	90.56	90.56	90.56
Reserve and surplus	122.33	110.76	118.56	107.37	88.89
Shareholders' equity	395.10	379.02	393.08	388.59	377.25
Non-current liabilities	29.40	41.60	43.41	44.82	51.64
Current liabilities	238.78	206.04	121.33	150.20	164.09
Total Liabilities	268.18	247.64	164.74	195.02	215.73
Non-current Assets	305.22	318.55	333.31	349.24	363.75
Current Assets	358.06	308.11	224.52	234.37	229.23
Total Assets	663.28	626.65	557.82	583.61	592.99
Net Assets	395.10	379.02	393.08	388.59	377.26
Book value per share	10	10.00	10.00	10.00	10.00
Earning per share	0.51	(0.49)	1.37	1.11	0.86
Dividend per share :					
Cash	5%	-	10%	10%	-
Stock	0	-	-	-	-
Number of shareholders	7786	7838	7324.00	7,341.00	4,853.00

Table : Ratios

Particulars	2023-2024	2022-2023 Restated		2020-2021 Restated	
Debt to Equity Ratio	0.68	0.65	0.42	0.5	0.25
Current Ratio	1.50	1.50	1.85	1.56	1.4
Gross profit/Sales (%)	10.05	4.80	9.89	11.07	6.00
Operating profit/Sales (%)	2.41	0.58	4.90	5.70	5.00
Profit after tax/Sales (%)	1.43	(1.45)	4.65	3.92	(0.50)
Return on Asset (%)	1.17	(0.38)	2.81	2.39	1.32
Return on Equity (%)	1.95	(0.58)	4.10	3.67	(2.78)

Khan Wahab Shafique Rahman & Co.

CHARTERED ACCOUNTANTS
SINCE 1968





Report to the shareholders of Saiham Textile Mills Limited on compliance on the Corporate Governance Code

We have examined the compliance status to the Corporate Governance Code by Saiham Textile Mills Limited for the year ended on 30 June 2024. This Code relates to the Notification No. BSEC/CMRRCD/2006-158/207/Admin/80 dated 03 June 2018 of the Bangladesh Securities and Exchange Commission.

Such compliance with the Corporate Governance Code is the responsibility of the company. Our examination was limited to the procedures and implementation thereof as adopted by the Management in ensuring compliance to the conditions of the Corporate Governance Code.

This is a scrutiny and verification and an independent audit on compliance of the conditions of the Corporate Governance Code as well as the provisions of relevant Bangladesh Secretarial Standards (BSS) as adopted by Institute of Chartered Secretaries of Bangladesh (ICSB) in so far as those standards are not inconsistent with any conditions of this Corporate Governance Code.

We state that we have obtained all the information and explanations, which we have required, and after due scrutiny and verification thereof, we report that, in our opinion:

- a) The company has complied with the conditions of the Corporate Governance Code as stipulated in the above mentioned Corporate Governance Code issued by the Commission;
- The Company has complied with the provisions of the relevant Bangladesh Secretarial Standards (BSS) as adopted by the Institute of Chartered Secretaries of Bangladesh (ICSB) as required by this Code;
- Proper books and records have been kept by the company as required under the Companies Act, 1994, the Securities Laws and other relevant laws;
- d) The governance of the company is highly satisfactory.

Place: Dhaka

Dated: 9 1 NN

2 1 NOV 2024

Chartered Acquisitants

Md. Tanjilur Rahman FCA

Partner

Khan Wahab Shafique Rahman & Co.

Chartered Accountants

HEAD OFFICE: RUPALI BIMA BHABAN, 7, RAJUK AVENUE (5TH & 6TH FLOOR), MOTIJHEEL, DHAKA-1000,Tel: 47122785, 223385136, 47122824 FAX: 880-2-47122824, E-mail: info@kwsrbd.com, kwsr@dhaka.net, Web: www.kwsrbd.com

BRANCH OFFICE: FARUK CHAMBER (9TH FLOOR), 1403 SK. MUJIB ROAD, AGRABAD C/A, DOUBLE MOORING, CHATTOGRAM, BANGLADESH

Tel: 02333320056, E-mail: kwsrctg@gmail.com

Status of Compliance

Status of compliance with the conditions imposed by the Bangladesh Securities and Exchange Commission's Notification No. BSEC/CMRRCD/ 2006-158/207/Admin/80, dated 03 June 2018 issued under section 2CC of the Securities and Exchange Ordinance, 1969

(Report under Condition No. 9.00)

(Report under Condition No. 9.00)					
Condition No.	Title	Compliance status (Put √ in the appropriate column)		Remarks (in any)	
		Complied	Not complied		
	Board of Directors		complica		
1(1)	Board Size: The number of the board member shall not be less than 05 (Five) and more than 20 (Twenty)	V		There are 7 (Seven) members in the board	
1(2) (a)	At least one fifth (1/5) of the total number of directors in the company's Board shall be independent directors.	1		There are 2 (Two) Independent Director in the board	
	Independent Directors				
1(2)(b)(i)	Independent Director does not hold any share in the company or holds less than one percent (1%) shares of the total paid-up.	√		Does not hold any shares	
1(2)(b)(ii)	Independent Director is not a sponsor of the company and is not connected with the company's any sponsor or director or shareholder who holds one percent (1%) or more shares of the total paid-up shares of the company on the basis of family relationship. His/her family members also should not hold above mentioned shares in the company;	√			
1(2)(b)(iii)	Who has not been an executive of the company in immediately preceding 2 (two) financial years	V			
1(2)(b)(iv)	Does not have any other relationship, whether pecuniary or otherwise, with the company or its subsidiary/associated companies	1		Independent Director have no relationship	
1(2)(b)(v)	Who is not a member or TREC (Trading Right Entitlement Certificate) holder, director or officer of any stock exchange?	V			
1(2)(b)(vi)	who is not a shareholder, director excepting independent director or officer of any member or TREC holder of stock exchange or an intermediary of the capital market;	√			
1(2)(b)(vii)	Independent Director is not a partner or an executive or was not a Partner or and executive during the preceding 3(three) years of the concerned company's statutory audit firm	V			
1(2)(b)(viii)	Independent Director shall not be an independent director in more than 5 (Five) listed companies	V			
1(2)(b)(ix)	Independent Director has not been convicted by a court of competent jurisdiction as a defaulter in payment of any loan to a bank or a non-Bank financial Institution (NBFI)	V			
1(2)(b)(x)	Independent Director has not been convicted for a criminal offence involving moral turpitude	V			
1(2)(c)	The independent director(s) shall be appointed by the Board and approved by the shareholders in the Annual General Meeting (AGM);	√		Mr. Nazmul Hossain, FCA retired on 24.09.2024 and appointed Tasnuva Ahmed, FCA on 01.11.2024 as an	

			Independent Director
1(2)(d)	The post of independent director(s) cannot remain vacant for more than 90(ninety) days	√	No Vacancy
1(2)(e)	The tenure of office of an independent director shall be for a period of 3(three) years, which may be extended for 1(one) tenure only.	V	Tasnuva Ahmed, FCA holding office for 1st term. and Tariquzzaman Khan, FCA are holding office for 2nd term.
	Qualification of Independent Director		
1(3)(a)	Independent director shall be a knowledgeable individual with integrity who is able to ensure compliance with financial laws, regulatory and corporate laws and can make meaningful contribution to business.	V	
1(3)(b)(i)	Business leader who is or was a promoter or director of an unlisted company having minimum paid-up capital of taka 100.00 million or any listed company or a member of any national or international chamber of commerce or business association; or		N/A
1(3)(b)(ii)	Corporate leader who is or was a top-level executive not lower than Chief Executive Officer or Managing Director or Deputy Managing Director or Chief Financial Officer or Head of Finance or Accounts or Company Secretary or Head of Internal Audit and Compliance or Head of Legal Service or a candidate with equivalent position of an unlisted company having minimum paid –up capital of tk. 100.00 million or of a listed company; or		N/A
1(3)(b)(iii)	Former official of government or statutory or autonomous or regulatory body in the position not below 5 th grade of the national pay scale, who has at list educational background of bachelor degree in economics or commerce or business or law; or		N/A
1(3)(b)(iv)	University Teacher who has educational background in economics or commerce or business studies or law; or		N/A
1(3)(b)(v)	Professional who is or was an advocate practicing at least in the High Court Division of Bangladesh Supreme Court or a Chartered Accountant or Cost & Management Accountant or Chartered Financial Analyst or Chartered Certified Accountant or Certified Public Accountant or Chartered Management Accountant or Chartered Secretary or equivalent qualification;	V	
1(3)(c)	The Independent director shall have a at least 10 (Ten) years of experience in any field mentioned in clause (b);	V	
1(3)(d)	In special cases, the above qualification or experiences may be relaxed subject to prior approval of the commission.		N/A
1(4)(a)	The position of the Chairperson of the board and the Managing Director (MD) and/or Chief Executive Officer (CEO) of the company shall be filled by different individuals;	V	Engr. Ishtiaq Ah <mark>med</mark> Chairman Mr. S.M. F <mark>aisal</mark> Managing Director
1(4)(b)	The Managing Director (MD) and /or Chief Executive Officer (CEO) of a listed company shall not hold the same position in another listed company;	√	
1(4)(c)	The Chairperson of the board shall be elected from among the non – executive directors of the company;	√	
1(4)(d)	The board shall clearly define respective roles & responsibilities of the Chairperson and the Managing Director and/ or Chief Executive	√	

	Officer;		
1(4)(e)	In the absence of the Chairperson of the board, the remaining members may elect one of themselves from executive directors as Chairperson for those particulars. Boards Meeting; the Reason of absence of the regular Chairperson shall be duly recorded in the minutes.	V	
	The Directors' Report to Shareholders		
1(5)(i)	An Industry outlook and possible future developments in the industry;	V	Stated in the Directors" Report
1(5)(ii)	The segment-wise or product-wise performance;		Do
1(5)(iii)	Risks and concerns including internal and external risk factors, threat to sustainability and negative impact on environment, if any;	V	Do
1(5)(iv)	A discussion on Cost of Goods sold, Gross Profit Margin and Net Profit Margin	V	Do
1(5)(v)	Discussion on Continuity of any Extra-Ordinary gain or loss	√	Do
1(5)(vi)	A detailed discussion on related party transactions along with a statement showing amount, nature of related party, nature of transactions and basis of transactions of all related party transactions;	V	Do
1(5)(vii)	Utilization of proceeds from public issues, rights issues and/or through any others instruments.		N/A
1(5)(viii)	An explanation if the financial results deteriorate after the company goes for Initial Public Offering (IPO), Repeat Public Offering (RPO), Rights Offer, Direct Listing etc.		N/A
1(5)(ix)	If significant variance occurs between Quarterly financial Performance and Annual Financial Statements the management shall explain about the variance on their Annual Report.	V	
1(5)(x)	Remuneration to directors including independent directors	V	Independent Directors have not taken any remuneration except meeting fee
1(5)(xi)	The financial statements prepared by the management of the issuer company present fairly its state of affairs, the result of its operations, cash flows and changes in equity	V	Do
1(5)(xii)	Proper books of account of the issuer company have been maintained	V	Do
1(5)(xiii)	Appropriate accounting policies have been consistently applied in preparation of the financial statements and that the accounting estimates are based on reasonable and prudent judgment	V	Do
1(5)(xiv)	A statement that International Accounting Standards (IAS) or International Financial Reporting Standards (IFRS), as applicable in Bangladesh, have been followed in preparation of the financial statements and any departure there from has been adequately disclosed;	√	Do
1(5)(xv)	The system of internal control is sound in design and has been effectively implemented and monitored.	V	Do
1(5)(xvi)	A statement that minority shareholders have been protected from abusive actions by, or in the interest of, controlling shareholders acting either directly or indirectly and have effective means of redress;	V	Do
1(5)(xvii)	There are no significant doubts upon the issuer company's ability to continue as a going concern. If the issuer company is not considered to be a going concern, the fact along with reasons thereof should be disclosed;	V	Do

1(5)(xviii)	Significant deviations from the last year's operating results of the issuer company shall be highlighted and the reasons thereof should be explained.	√	Do
1(5)(xix)	Key operating and financial data of at least preceding 5(five) years shall be summarized	1	
1(5)(xx)	If the issuer company has not declared dividend (cash or stock) for the year	√	Declared 5% Cash Dividend
1(5)(xxi)	Board's statement of the effect that no bonus share or stock dividend has been or shall be or declared as interim dividend;	√	Stated in the Directors" Report
1(5)(xxii)	The number of Board meetings held during the year and attendance by each director shall be disclosed.	√	6 (Six) Board meeting held
1(5)(xxiii)(a)	Parent/Subsidiary/Associated Companies and other related parties (name wise details)	1	Stated in the Annual Report.
1(5)(xxiii)(b)	Directors, Chief Executive Officer, Company Secretary, Chief Financial Officer, Head of Internal Audit and their spouses and minor children (name wise details)	V	Stated in the Annual Report.
1(5)(xxiii)(c)	Executives; and	√	Stated in the Annual Report.
1(5)(xxiii)(d)	Shareholders holding ten percent (10%) or more voting interest in the company (name wise details)	√	Stated in the Annual Report.
1(5)(xxiv)(a)	A brief resume of the director		Do
1(5)(xxiv)(b)	Nature of his/her expertise in specific functional areas	V	Do
1(5)(xxiv)(c)	Names of companies in which the person also holds the directorship and the membership of committees of the board.	V	Do
1(5)(xxv)(a)	Accounting Policies and estimation for preparation of financial statements;	V	Stated in the Annual Report.
1(5)(xxv)(b)	changes in accounting policies and estimation, if any, clearly describing the effect on financial performance or results and financial position as well as cash flows in absolute figure for such changes;	V	Stated in the Annual Report.
1(5)(xxv)(c)	Comparative analysis (Including effects of inflation) of financial performance or results and financial position as well as Cash flows for current financial years with immediate preceding Five years explaining reasons thereof;	√	Stated in the Annual Report.
1(5)(xxv)(d)	Compare such financial performance or results and financial position as well as cash flows with the peer industry scenario;	1	Stated in the Annual Report.
1(5)(xxv)(e)	Briefly explain the financial and economic scenario of the country and the globe;	V	Stated in the Annual Report.
1(5)(xxv)(f)	Risks and concerns issues related to the financial statements, explaining such risk and concerns mitigation plan of the company; and	V	Stated in the Annual Report.
1(5)(xxv)(g)	Future plan or projection or forecast for company's operation, performance and financial position, with justification thereof, i.e., actual position shall be explained to the shareholders in the next AGM;	V	Stated in the An <mark>nual</mark> Report.
1(5)(xxvi)	Declaration or certification by the CEO and the CFO to the board as required under condition no.3(3) shall be disclosed as per annexure –A; and	V	Declaration included in the Annual Report
1(5)(xxvii)	The report as well as certificate regarding compliance of conditions of this Code as required under condition No. 9 shall be disclosed as per annexure-B and Annexure – C	√	The Certificate is shown in the Annual Report.
1 (6)	The company shall conduct its board meeting and record the minutes of the meetings as well as keep required books and records	V	

	in line with the provisions of the relevant Bangladesh Secretarial Standards (BSS) as adopted by the Institute of Chartered Secretaries of Bangladesh (ICSB) in so far as those standards are		
1 (7)(a)	not inconsistent with any condition of this code. The board shall lay down a code of conduct, based on the recommendation of the Nomination & Remuneration committee (NRC) at Condition No-6, For the Chairperson of the board, other board members and chief executive officer of the company;	√	
1 (7)(b)	The code of conduct as determined by the NRC shall be posted on the website of the company including, among others, prudent conduct and behavior; confidentiality; conflict of interest; compliance with laws, rules and regulations; prohibition of insider trading; relationship with environment, employee, customers and suppliers; and independency.	V	
	Governance of Board of Directors of Subsidiary Company		
2 (a)	Provisions relating to the composition of the Board of Directors of the holding company shall be made applicable to the compositions of the Board of Directors of the subsidiary company		N/A
2 (b)	At least 1(one) independent director on the Board of Directors of the holding company shall be a director on the Board of Directors of the subsidiary company		N/A
2 (c)	The minutes of the Board meeting of the subsidiary company shall be placed for review at the following Board meeting of the holding company		N/A
2 (d)	The minutes of the respective Board meeting of the holding company shall state that they have reviewed the affairs of the subsidiary company also		N/A
2 (e)	The Audit Committee of the holding company shall also review the financial statements, in particular the investments made by the subsidiary company		N/A
	Managing Director (MD) or Chief Executive Officer (CEO), Chief Financial Officer (CFO), Head of Internal Audit and Compliance (HIAC) and Company Secretary (CS).		
3(1)(a)	The board shall appoint a Managing Director (MD) or Chief Executive officer (CEO), a Company Secretary (CS), a Chief Financial Officer (CFO) and Head of internal Audit and Compliance (HIAC)	V	In practice
3(1)(b)	The Position of the Managing Director (MD) or Chief Executive officer (CEO), Company Secretary (CS), Chief Financial Officer (CFO) and Head of Internal Audit and Compliance (HIAC) shall be filled by different individuals'	V	Do
3(1)(c)	The MD and CEO, CS, CFO and HIAC of a listed company shall not hold any executive position in any other company at the same time;	1	
3(1)(d)	The board shall clearly define respective roles, responsibilities and duties of the CFO, the HIAC and the CS;	√	
3(1)(e)	The MD or CEO, CS,CFO and HIAC shall not be removed from their position without approval of the Board as well as immediate dissemination to the commission and stocks Exchange(s)	V	
3(2)	The MD or CEO, CS, CFO and HIAC of the company shall attend the meeting of the board. Provided that the CS, CFO and/ or the HIAC shall not attend such part of a meeting of the board which involves consideration of an agenda item relating to their personal matters.	V	In practice
3(3)(a)(i)	These statements do not contain any materially untrue statement or	V	Due Diligence

	omit any material fact or contain statements that might be misleading; and		Certificate by MD and CFO
3(3)(a)(ii)	These statements together present a true and fair view of the company's affairs and are in compliance with existing accounting standards and applicable laws;	V	Do
3(3)(b)	The MD or CEO and CFO shall also certify that there are, to the best of knowledge and belief, no transaction entered into by the company during the year which are fraudulent, illegal or in violation of the code of conduct for the company's board or its members.	√	Do
3(3)(c)	The certification of the MD or CEO and CFO shall be disclosed in the annual report.	V	Do
	Board of Directors' Committee		
4(i)	Audit Committee; and		Do
4(ii)	Nomination and Remuneration committee.	V	Do
	Audit Committee		
5(1)(a)	The company shall have an Audit Committee as a sub-committee of the Board	V	Do
5(1)(b)	The Audit Committee shall assist the Board in ensuring that the financial statements reflect true and fair view of the state of affairs of the company and in ensuring a good monitoring system within the business	√	Do
5(1)(c)	The Audit Committee shall be responsible to the Board, the duties of the Audit Committee shall be clearly set forth in writing	V	Do
5(2)(a)	The Audit Committee shall be composed of at least 3 (three) members	$\sqrt{}$	Audit Committee comprised of 3 (Three) members
5(2)(b)	The Board shall appoint members of the Audit Committee who shall be non-executive directors of the company excepting Chairperson of the Board and shall include at least 1 (one) independent director;	V	Non-Executive Directors are appointed by the board
5(2)(c)	All members of the audit committee should be "financially literate" and at least 1(one) member shall have accounting or related financial management background and 10 (ten) years of such experience.	V	
5(2)(d)	When the term of service of any committee member expires or there any circumstance causing any committee member to be unable to hold office before expiration of the term of service, thus making the number of the committee members to be lower than the prescribed number of 3 (Three) persons, the board shall appoint the new committee member to fill up the vacancy immediately or not later than 1 (One) month from the date of vacancy in the committee to ensure continuity of the performance of work of the audit committee;	1	
5(2)(e)	The company secretary shall act as the secretary of the Committee	V	
5(2)(f)	The quorum of the Audit Committee meeting shall not constituted without at least 1(one) independent director	√	
5(3)(a)	The Board of Directors shall select 1(one) member of the Audit Committee to be Chairperson of the Audit Committee, who shall be an independent director.	V	Mr. Nazmul Hossain, FCA retired on 24.09.2024 and appointed Tasnuva Ahmed, FCA on 01.11.2024 as Chairman of Audit

			Committee who is an Independent Director
5(3)(b)	In the absence of the chairpersons of the audit committee , the remaining members may elect on of themselves as chairpersons for that particulars meeting , in that case there shall be no problem of constituting a quorum as required under condition No-5(4)(b) and the reason of absence the regular chairperson shall be duly recorded in the minutes.		No such issue
5(3)(c)	Chairperson of the Audit Committee shall remain present in the Annual General Meeting (AGM)	√	Present
5(4)(a)	The Audit committee shall conduct at least its four meetings in a financial year	√	4 (Four) meetings held in the reporting year
5(4)(b)	The quorum of the meeting of the audit committee shall be constituted in presence of either two members or two-third of the members of the audit committee, whichever is higher, where presence of an independent director is a must.	√	
5(5)(a)	Oversee the Financial reporting process	V	
5(5)(b)	Monitor choice of accounting policies and principles	$\sqrt{}$	
5(5)(c)	Monitor Internal Audit and Compliance process to ensure that it is adequately resourced, including approval of the internal audit and compliance plan and review of the internal audit and compliance report;	√	
5(5)(d)	Oversee hiring and performance of external auditors	V	
5(5)(e)	Hold meeting with the external or statutory auditors for review of the annual financial statements before submission to the board for approval or adoption.	V	
5(5)(f)	Review along with the management, the annual financial statements before submission to the board for approval	√	
5(5)(g)	Review along with the management, the quarterly and half yearly financial statements before submission to the board for approval	√	
5(5)(h)	Review the adequacy of internal audit function	$\sqrt{}$	
5(5)(i)	Review the Management's Discussion and Analysis before disclosing in the Annual Report;	√	
5(5)(j)	Review statement of all related party transactions submitted by the management	√	
5(5)(k)	Review Management Letters/Letter of Internal Control weakness issued by statutory auditors.	√	
5(5)(l)	Oversee the determination of audit fees based on scope and magnitude, level of expertise deployed and time required for effective audit and evaluate the performance of external auditors; and	√	
5(5)(m)	Oversee whether the proceeds raised through Initial Public Offering (IPO) or Repeat Public Offering (RPO) or Rights Share Offer have been utilized as per the purposes stated in relevant offer document or prospectus approved by the Commission:		No such issue
5(6)(a)(i)	The Audit Committee shall report on its activities to the Board.	V	
5(6)(a)(ii)(a)	Report on conflicts of interests;		No such issue
5(6)(a)(ii)(b)	Suspected or presumed fraud or irregularity or material defect identified in the internal audit and compliance process or in the financial statements;		No such issue
5(6)(a)(ii)(c)	Suspected infringement of laws, regulatory compliances including securities related laws, rules and regulations; and		No such issue

5(6)(a)(ii)(d)	Any other matter which the Audit Committee deems necessary shall be disclosed to the Board immediately;		No such issue
5(6)(b)	Reporting to the Authorities: If the Audit Committee has reported to the Board about anything which has material impact on the financial condition and results of operation and has discussed with the Board and the management that any rectification is necessary and if the Audit Committee finds that such rectification has been unreasonably ignored, the Audit Committee shall report such finding to the Commission, upon reporting of such matters to the Board for three times or completion of a period of 6 (six) months from the date of first reporting to the Board, whichever is earlier.		No such issue
5(7)	Reporting to the Shareholders and General Investors: Report on activities carried out by the Audit Committee, including any report made to the Board under condition No. 5(6)(a)(ii) above during the year, shall be signed by the Chairperson of the Audit Committee and disclosed in the annual report of the issuer company.	V	The Audit Committee Report signed by the Chairman and disclosed in the Annual Report
	Nomination and Remuneration Committee (NRC)		
6(1)(a)	The company shall have a Nomination and Remuneration Committee (NRC) as a sub-committee of the Board;	V	
6(1)(b)	The NRC shall assist the Board in formulation of the nomination criteria or policy for determining qualifications, positive attributes, experiences and independence of directors and top level executive as well as a policy for formal process of considering remuneration of directors, top level executive;	V	
6(1)(c)	The Terms of Reference (TOR) of the NRC shall be clearly set forth in writing covering the areas stated at the condition No. 6(5) (b).	V	Stated in the Annual Report
6(2)(a)	The Committee shall comprise of at least three members including an independent director;	V	
6(2)(b)	All members of the Committee shall be non-executive directors;	√	
6(2)(c)	Members of the Committee shall be nominated and appointed by the Board;	V	
6(2)(d)	The Board shall have authority to remove and appoint any member of the Committee;	V	
6(2)(e)	In case of death, resignation, disqualification, or removal of any member of the Committee or in any other cases of vacancies, the board shall fill the vacancy within 180 (one hundred eighty) days of occurring such vacancy in the Committee;		No such issue
6(2)(f)	The Chairperson of the Committee may appoint or co-opt any external expert and/or member(s) of staff to the Committee as advisor who shall be non-voting member, if the Chairperson feels that advice or suggestion from such external expert and/or member(s) of staff shall be required or valuable for the Committee;		No such issue
6(2)(g)	The company secretary shall act as the secretary of the Committee;	V	
6(2)(h)	The quorum of the NRC meeting shall not constitute without attendance of at least an independent director;	√ V	
6(2)(i)	No member of the NRC shall receive, either directly or indirectly, any remuneration for any advisory or consultancy role or otherwise, other than Director's fees or honorarium from the company.	V	

6(3)(a)	The Board shall select 1 (one) member of the NRC to be Chairperson of the Committee, who shall be an independent director;	V	Mr. Nazmul Hossain, FCA retired on 24.09.2024 and appointed Tasnuva Ahmed, FCA on 01.11.2024 as Chairman of Nomination and Remuneration Committee who is an Independent Director
6(3)(b)	In the absence of the Chairperson of the NRC, the remaining members may elect one of themselves as Chairperson for that particular meeting, the reason of absence of the regular Chairperson shall be duly recorded in the minutes;		No such issue
6(3)(c)	The Chairperson of the NRC shall attend the annual general meeting (AGM) to answer the queries of the shareholders: Provided that in absence of Chairperson of the NRC, any other member from the NRC shall be selected to be present in the annual general meeting (AGM) for answering the shareholder's queries and reason for absence of the Chairperson of the NRC shall be recorded in the minutes of the AGM.	V	Attended in the last AGM.
6(4)(a)	The NRC shall conduct at least one meeting in a financial year;	√	2(Two) meeting held in the reporting year
6(4)(b)	The Chairperson of the NRC may convene any emergency meeting upon request by any member of the NRC;	√	
6(4)(c)	The quorum of the meeting of the NRC shall be constituted in presence of either two members or two third of the members of the Committee, whichever is higher, where presence of an independent director is must as required under condition No. 6(2)(h);	√	In practice
6(4)(d)	The proceedings of each meeting of the NRC shall duly be recorded in the minutes and such minutes shall be confirmed in the next meeting of the NRC.	√	Do
6(5)(a)	NRC shall be independent and responsible or accountable to the Board and to the shareholders;	√	Do
6(5)(b)(i)(a)	The level and composition of remuneration is reasonable and sufficient to attract, retain and motivate suitable directors to run the company successfully;	√	Do
6(5)(b)(i)(b)	The relationship of remuneration to performance is clear and meets appropriate performance benchmarks; and	$\sqrt{}$	Do
6(5)(b)(i)(c)	Remuneration to directors, top level executive involves a balance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the company and its goals;	√	Do
6(5)(b)(ii)	Devising a policy on Board's diversity taking into consideration age, gender, experience, ethnicity, educational background and nationality;	√	Do
6(5)(b)(iii)	Identifying persons who are qualified to become directors and who may be appointed in top level executive position in accordance with the criteria laid down, and recommend their appointment and removal to the Board;	√	Do
6(5)(b)(iv)	Formulating the criteria for evaluation of performance of independent directors and the Board;	√	Do

6(5)(b)(v)	Identifying the company's needs for employees at different levels and determine their selection, transfer or replacement and	$\sqrt{}$	Do
	promotion criteria; and		
6(5)(b)(vi)	Developing, recommending and reviewing annually the company's human resources and training policies;	$\sqrt{}$	Do
6(5)(c)	The company shall disclose the nomination and remuneration policy and the evaluation criteria and activities of NRC during the year at a glance in its annual report.	√	Do
	External or Statutory Auditors		
7.1	The issuer company shall not engage its external or statutory auditors to perform the following service of the company, namely	√	Declared by the Auditor's
7(1)(i)	Appraisal or valuation services or fairness opinions;	$\sqrt{}$	Do
7(1)(ii)	Financial information systems design and implementation;	$\sqrt{}$	Do
7(1)(iii)	Book-keeping or other services related to the accounting records or financial statements;	√	Do
7(1)(iv)	Broker-dealer services;	V	Do
7(1)(v)	Actuarial services;	V	Do
7(1)(vi)	Internal audit services or special audit services;	V	Do
7(1)(vii)	Any service that the Audit Committee determines;	V	Do
7(1)(viii)	Audit or certification services on compliance of corporate governance as required under condition No. 9(1); and	√	Do
7(1)(ix)	Any other service that creates conflict of interest.		Do
7(2)	No partner or employees of the external audit firms shall possess any share of the company they audit at least during the tenure of their audit assignment of that company; his or her family members also shall not hold any shares in the said company:	√	Do
7(3)	Representative of external or statutory auditors shall remain present in the Shareholders' Meeting (Annual General Meeting or Extraordinary General Meeting) to answer the queries of the shareholders.	√	Attended in the last AGM.
	Maintaining a website by the Company		
8(1)	The company shall have an official website linked with the website of the stock exchange.	√	In practice
8(2)	The company shall keep the website functional from the date of listing.	√	Do
8(3)	The company shall make available the detailed disclosures on its website as required under the listing regulations of the concerned stock exchange(s).	√	Do
	Reporting and Compliance of Corporate Governance		
9(1)	The company shall obtain a certificate from a practicing Professional Accountant or Secretary (Chartered Accountant or Cost and Management Accountant or Chartered Secretary) other than its statutory auditors or audit firm on yearly basis regarding compliance of conditions of Corporate Governance Code of the Commission and shall such certificate shall be disclosed in the Annual Report.	V	Certificate from Khan Wahab Shafique Rahman & Co.
9(2)	The professional who will provide the certificate on compliance of this Corporate Governance Code shall be appointed by the shareholders in the annual general meeting.	V	Khan Wahab Shafique Rahman & Co. is duly appointed in AGM for the financial year 2023-2024
9(3)	The directors of the company shall state, in accordance with the Annexure-C attached, in the directors' report whether the company has complied with these conditions or not.	V	Annexure -C in the Annual Report

MANAGING DIRECTOR & CFO'S DECLARATION TO THE BOARD OF DIRECTORS

The Board of Directors Saiham Textile Mills Ltd. Saiham Tower (11th Floor), House # 34 Road # 136, Gulshan-1, Dhaka-1212

Subject: Managing Director & CFO's Declaration to the Board of Directors.

Dear Sir(s),

Pursuant to the condition No. 1(5)(xxvi) imposed vide the Commission's Notification No. BSEC/CMRRCD/2006-158/207/Admin/80 dated 3 June, 2018 under section 2CC of the Securities and Exchange Ordinance, 1969, we do hereby declare that:

- (1) The Financial Statements of Saiham Textile Mills Limited for the year ended on June 30, 2024 have been prepared in compliance with International Accounting Standards (IAS) or International Financial Reporting Standards (IFRS), as applicable in the Bangladesh and any departure there from has been adequately disclosed;
- (2) The estimates and judgments related to the financial statements were made on a prudent and reasonable basis, in order for the financial statements to reveal a true and fair view;
- (3) The form and substance of transactions and the Company's state of affairs have been reasonably and fairly presented in its financial statements;
- (4) To ensure above, the Company has taken proper and adequate care in installing a system of internal control and maintenance of accounting records;
- (5) Our internal auditors have conducted periodic audits to provide reasonable assurance that the established policies and procedures of the Company were consistently followed; and
- (6) The management's use of the going concern basis of accounting in preparing the financial statements is appropriate and there exists no material uncertainty related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern.

In this regard, we also certify that :-

- (i) We have reviewed the Financial Statements for the year ended on June 30, 2024 and that to the best of our knowledge and belief:
 - (a) these statements do not contain any materially untrue statements or omit any material fact or contain statements that might be misleading;
 - (b) these statements together present a true and fair view of the company's affairs and are in compliance with existing accounting standards and applicable laws.
- (ii) There are, to the best of knowledge and belief, no transaction entered into by the company during the year which are fraudulent, illegal or violation of the company's code of conduct.

Sincerely yours,

(S.M.Faisal)

Managing Director

Md. Abu Bakar Siddique Chief Financial Officer (CFO)





Independent Auditor's Report To the Shareholders of Saiham Textile Mills Limited Report on the Audit of the Financial Statements

Opinion

We have audited the financial statements of **Saiham Textile Mills Limited** (the "Company"), which comprise the statement of financial position as at June 30, 2024, The statement of profit or loss and other comprehensive income, statement of changes in equity and statement of cash flows for the year then ended, and notes to the financial statements, including summary of significant accounting policies and other explanatory information disclosed in notes 1 to 38 & Annexure-A to D.

In our opinion, the accompanying financial statements presents fairly in all material respects the financial position of the financial position of the Company as at June 30, 2024, and of its financial performance and its cash flows for the year then ended in accordance with International Financial Reporting Standards (IFRSs), the Companies Act -1994, the Securities and Exchange rules 2020 and other applicable laws and regulations.

Basis for Opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with the International Ethics Standards Board for Accountants' Code of Ethics for Professional Accountants (IESBA Code), and we have fulfilled our other ethical responsibilities in accordance with the IESBA Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Emphasis of Matters:

1. The audit report and trust deed for the Gratuity Fund & Workers' Profit Participation Fund have not been provided to us.

Our opinion is not modified in respect of this matter.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current year. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Risk	Our response to the risk
Turnover	
The Company has made net sales of Tk. 3,241,672,076 during the year. In the process of recovering from epidemic, their sales have been increased compared to the last year. Recognition of the revenue of Saiham Textile Mills Limited has been considered complex to several types of	Our procedure includes: 1. Reviewing the director's assessment of selecting the major customer, ensuring the veracity of the data presented and assessing management's consideration of this process;

contracts based mainly on export sales, as well as high sales volume comparing to the last few years' performance.

This matter is considered a key matter due to the level of judgment required to determine the timing of revenue recognition and measurement.

- 2. Assessing completeness and accuracy of the data used for recognition of revenue;
- 3. Reviewing the company's revenue recognition policies, accounting guidelines and disclosures to assess conformity with IFRS 15 "Revenue from Contracts with Customers".
- 4. Evaluating the appropriateness of the notes related to the company's revenue;

Refer "Turnover" **Statement of Profit or Loss and Other Comprehensive Income** of the Financial Statements.

Acquisition of Property, Plant & Equipment

At the end of the year the company recorded total Property, Plant & Equipment Tk. 3,038,047,885 (Carrying Amount).

There is a risk that the assets being overvalued, either by inflating cost or valuation

Our procedure includes:

- 1.Testing relevant controls within the purchase and measurement process of the non-current assets;
- 2.Recalculating the depreciation and amortization of the non-current assets:
- 3. Evaluating the basis for the rate of charging amortization and depreciation and determination of useful life;
- 4. Identifying if there is any impairment indicator;
- 5. Assessing the justification of the valuation.

Refer note no. 3 to the Statement of financial position.

Inventory

The company had inventory of Tk. 2,250,026,209 at June 30, 2024 held in the factory, godown and across multiple product lines. Inventories are carried at the lower of cost and net realizable value. As a result, the management applies judgment in determining the appropriate values for slow-moving or obsolete items.

Our procedure includes:

- 1. Evaluating the design and implementation of key inventory controls operating across the company, including stock in the factory and in the godowns;
- 2. Checking the management's inventory count sheet and reconciling the count result to the inventory listing to test the completeness of data;
- 3. Comparing the net realizable value, obtained through a detailed review of sales subsequent to the year-end, to the cost price of a sample of inventories;

Refer note no. 6 to the Statement of Financial Position.

Unrealized Gain / (Loss) for change in exchange rate of foreign Currency

Total unrealized loss for change in exchange rate of foreign currency is Tk. (1,253,368) during this period. This is mainly because of EDF, Long Term and Short Term Loan.

Our procedure includes:

- 1. We reviewed the appropriateness of the calculation and the treatment of loss made in the Income Statement.
- 2. We have check the balance of Foreign Currency loan balance and Currency rate.

Refer "Unrealized Gain / (Loss) for change in exchange rate of foreign Currency" of the **Statement of Profit** or Loss and Other Comprehensive Income.

Measurement and Recognition Deferred Tax Liability

The Company reported net deferred tax liability total Tk. 293,984,074 as at 30 June 2024. Because of reduction in the rate of tax during the year there has been income in deferred tax for Tk. 7,649,723. Significant judgment is required in relation to deferred tax liability as their adjustability is dependent on forecasts of future.

Our procedure includes:

- 1. Evaluating the design and tested the operational effectiveness of the Company's key controls over the recognition and measurement of Deferred Tax Assets and Liabilities and the assumptions used in estimating the future taxable expense of the company;
- 2. Assessing the completeness and accuracy of the data used for the estimations of future taxable expense/income;
- 3. Evaluating the reasonableness of key assumptions, timing of reversal of temporary differences and expiration of tax loss carry forwards, recognition and measurement of Deferred Tax Liability;
- 4. Testing the tax implications, the reasonableness of estimates and calculations determined by management; and
- 5. Finally assessed the appropriateness and presentation of disclosures against IAS 12 Income Tax.

Refer note no. 13 to the Statement of Financial Position.

Provision for Current Income Tax

Provision for the income tax requires the consideration of income from Export Sales.

Our procedure includes:

- 1. Reviewing the tax calculation work flows and related details. To be specific, our substantive testing procedures included the following;
- 2. Current tax has been calculated on the basis of add and back some inadmissible and admissible expenses respectively as per Income Tax Act 2023;
- 3. Tax on income from export was derived properly;

Refer note no. 16 to the Statement of Financial Position.

Other Information

Management is responsible for the other information. The other information comprises all of the information in the Annual Report other than the financial statements and our auditor's report thereon. The directors are responsible for the other information.

Our opinion on the financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit, or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of Management and Those Charged with Governance for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with International Financial Reporting Standards (IFRSs), the Companies Act 1994 other applicable laws and regulation and the Securities and Exchange Rules 2020 and other applicable laws and regulations and for such internal control as management determines is necessary to enable the preparation financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

Those charged with governance are responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidat-

ed and separate financial statements.

As part of an audit in accordance with ISAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud
 or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that
 is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material
 misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Group and the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the group to express an opinion on the financial statements. We are responsible for the direction, supervision and performance of the Company audit. We remain solely responsible for our audit opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on other Legal and Regulatory Requirements

In accordance with the Companies Act -1994 and the Securities and Exchange Rules 2020 and relevant notifications issues by Bangladesh Securities and Exchange Commission, we also report that:

a) We have obtained all the information and explanations which to the best of our knowledge and belief

were necessary for the purposes of our audit and made due verification thereof;

- b) In our opinion, proper books of accounts, as records and other statutory books as required by law have been kept by the Saiham Textile Mills Limited so far as it appeared from our examination of these books;
- c) The statements of financial position and statement of profit or loss and other comprehensive income dealt with by the report are in agreement with the books of accounts and returns; and
- d) The expenditure incurred was for the purposes of the Company's business.

Firm's Name : Rahman Mostafa Alam & Co., Chartered Accountants

Signature : 2 amhuran

Auditors' Name : Md. Mustafizur Rahman FCA, Managing Partner/Enr No.: 0218

Date : 13 November, 2024

Place : Dhaka

DVC : 2411130218AS318517

Statement of Financial Position As at June 30, 2024

		Amount in Taka			
Particulars	Notes	June 30, 2024	June 30, 2023 (Restated)	July 01,2022 (Restated)	
ASSETS:					
Non-Current Assets:					
Property, Plant and Equipment	3.00	3,038,047,885	3,174,532,042	3,322,862,175	
Investment in property	4.00	1,808,050	1,903,210	2,003,378	
Investment	5.00	12,323,206	9,031,468	8,191,488	
Total Non-Current Assets		3,052,179,141	3,185,466,720	3,333,057,042	
Current Assets:					
Inventories	6.00	2,250,026,209	1,130,670,218	700,784,912	
Trade and Other Receivables	7.00	1,155,219,578	1,865,909,755	1,310,712,738	
Advance, Deposits and Pre-payments	8.00	104,067,170	51,002,922	124,001,312	
Cash and Cash Equivalents	9.00	71,316,806	33,492,691	110,845,033	
Total Current Assets		3,580,629,762	3,081,075,586	2,246,343,996	
Total Assets		6,632,808,902	6,266,542,306	5,579,401,037	
EQUITY AND LIABILITIES:					
Shareholder's Equity:					
Share Capital	10.00	905,625,000	905,625,000	905,625,000	
Share Premium		727,500,000	727,500,000	727,500,000	
Revaluation Surplus	11.00	1,822,143,144	1,776,912,582	1,839,624,804	
Retained Earnings	12.00	495,762,928	380,129,687	459,226,893	
Total Shareholders Equity		3,951,031,072	3,790,167,269	3,931,976,697	
Non-Current Liabilities: Deferred tax liabilities	13.00	202.084.074	415 000 637	424 121 520	
Total Non-Current Liabilities	13.00	293,984,074 293,984,074	415,990,627 415,990,627	434,131,530 434,131,530	
Current Liabilities:		233,304,074	413,330,027	434,131,330	
Short Term Loan	14.00	2,259,946,660	1,961,556,595	890,283,521	
Trade & Other Creditors	15.00	17,917,065	15,260,403	196,704,333	
Income tax provision	16.00	-	-	48,573,501	
Payable and Accruals	17.00	106,826,941	79,235,587	75,477,343	
Unclaimed Dividend	18.00	3,103,089	4,331,824	2,254,112	
Total Current Liabilities		2,387,793,755	2,060,384,409	1,213,292,810	
Total Liabilities		2,681,777,829	2,476,375,036	1,647,424,340	
Total Equity and Liabilities		6,632,808,902	6,266,542,306	5,579,401,037	
Net Assets Value per Share	25.00	43.63	41.85	43.42	

The annexed notes $\,1\,\text{to}\,38\,\text{and}$ annexure A to D form an integral part of these financial statements.

S.M. Faisal Managing Direrctor Saiham Textile Mills Ltd. Syed Ishtiaq Ahmed Director Saiham Textile Mills Ltd. Md. Neyamat Ullah Company Secretary Saiham Textile Mills Ltd.

Date : October 28,2024

Place : Dhaka

Signed in terms of our separate report of even date.

Firms' Name : Rahman Mostafa Alam & Co., Chartered Accountants

Signature: 2 amhuran

Auditor's Name: Md Mustafizur Rahman FCA, Managing Partner/Enr No.: 0218

Date : 13 November, 2024

Place : Dhaka

DVC : 2411130218AS318517

Statement of Profit or Loss and Other Comprehensive Income For the year ended on June 30, 2024

		Amount in	Amount in Taka	
Particulars	Notes	July 01, 2023	July 01, 2022	
1 11 11 11 11 11 11 11 11 11 11 11 11 1	110100	to	to	
		June 30, 2024	June 30, 2 <mark>023</mark>	
			Restated	
Turnover		3,241,672,076	3,046,676 <mark>,008</mark>	
Cost of goods sold	19.00	(2,916,013,450)	(2,900,481, <mark>602)</mark>	
Gross Profit		325,658,625	146,194,40 <mark>6</mark>	
Administrative and marketing expenses	20.00	(98,271,333)	(84,975,927)	
Financial expenses	21.00	(149,168,552)	(43,594,924)	
Operating Profit		78,218,740	17,623,555	
Non-operating income/(Loss)	22.00	728,457	1,017,874	
Other income	23.00	1,587,840	1,238,200	
Unrealized gain/(loss) for change in exchange rate of foreign currency		(1,253,368)	(42,374,760)	
Operating Profit Before WPPF		79,281,669	(22,495,131)	
Expenses for WPPF		(3,775,318)	<u>-</u>	
Profit before Tax		75,506,351	(22,495,131)	
Provision for Tax		(28,999,378)	(21,706,159)	
Current Tax	16.00	(36,649,101)	(28,114,033)	
Prior Year Tax		-	(666,167)	
Deferred Tax	13.1.1	7,649,723	7,074,041	
Net Profit after Tax and Total Comprehensive Income for the year		46,506,973	(44,201,290)	
Earnings Per Share (EPS)	24.00	0.51	(0.49)	

The annexed notes 1 to 38 and annexure A to D form an integral part of these financial statements.

S.M. Faisal
Managing Direrctor
Saiham Textile Mills Ltd.

Syed Ishtiaq Ahmed Director Saiham Textile Mills Ltd. Md. Neyamat Ullah Company Secretary Saiham Textile Mills Ltd.

Date : October 28,2024

Place : Dhaka

Signed in terms of our separate report of even date.

Firms' Name : Rahman Mostafa Alam & Co., Chartered Accountants

Signature: 2 amhuran

Auditor's Name: Md Mustafizur Rahman FCA, Managing Partner/Enr No.: 0218

Date: 13 November, 2024

Place : Dhaka

DVC : 2411130218AS318517

Statement of Changes in Equity

For the year ended on June 30, 2024

Darticulare	Sharo Capital	Share premium of	Revaluation	Pota in our min or	Total oquity
רמו נוכטומו 3	Silaic capitai	Rights Share	surplus	Ketallied ealilligs	lotal equity
Balance as at July 01, 2023	905,625,000	727,500,000	1,776,912,582	380,129,687	3,790,167,269
Net Profit after Tax	-	-	-	46,506,973	46,506,973
Adjustment for depreciation on revalued assets	-	-	(69,126,268)	69,126,268	-
Adjustment for revaluation of P.P.E and deferred tax	1	-	114,356,830	1	114,356,830
Balance as at June 30, 2024	905,625,000	727,500,000	1,822,143,144	495,762,928	3,951,031,072

3,790,167,269	380,129,687	1,776,912,582	727,500,000	905,625,000	Balance as at June 30, 2023
(108,675,000)	(108,675,000)	-	1	1	Cash Dividend paid for 2021-2022
11,066,863		11,066,863	1	ı	Adjustment for revaluation of P.P.E and deferred tax
1	73,779,084	(73,779,084)	1	ı	Adjustment for depreciation on revalued assets
(44,201,290)	(44,201,290)	-			Net Profit after Tax
3,931,976,697	459,226,893	1,839,624,804	727,500,000	905,625,000	Restated balance as at July 01, 2022
1,165,867	1,165,867	-	1	ı	Adjustment for prepaid expenses
3,930,810,830	458,061,026	1,839,624,804	727,500,000	905,625,000	Balance as at July 01, 2022
Total equity	Retained earnings	Revaluation surplus	Share premium of Rights Share	Share capital	Particulars

S.M. Faisal Managing Direrctor Saiham Textile Mills Ltd.

Saiham Textile Mills Ltd. Syed Ishtiaq Ahmed Director

Md. Neyamat Ullah Company Secretary Saiham Textile Mills Ltd.

Statement of Cash Flows For the year ended June 30, 2024

		Amount in Taka	
Particulars		July 01, 2023 to	July 01, 2 <mark>022</mark> to
		June 30, 2024	June 30, 202 <mark>3</mark>
A. Cash Flows From Operating Activities			
Collection from customers	34.00	3,952,642,964	2,518,210,716
Collection from non-operating income and other income	35.00	2,316,297	2,256,074
Payment for cost and expenses	36.00	(4,022,254,050)	(3,368,705,859)
Income tax paid		(36,649,101)	(77,353,701)
Net cash used in operating activities		(103,943,890)	(925,592,770)
B. Cash Flows From Investing Activities			
Acqusition of property, plant and equipment		(2,627,690)	(816,258)
Investment in FDR		(3,291,738)	(839,980)
Net cash flows from investing activities		(5,919,428)	(1,656,238)
C. Cash Flows From Financing Activities			
Short-term loan		296,823,737	1,002,022,698
Interest paid on borrowings		(149,168,552)	(43,594,924)
Dividend paid		-	(108,675,000)
Net cash flows from financing activities		147,655,185	849,752,774
D. Net Increase/(Dicrease) in Cash & Cash Equivalents (A+B+C)		37,791,866	(77,496,234)
Cash & Cash Equivalents at beginning of the year		33,492,691	110,845,033
Effects of exchange rate changes		32,249	143,891
Cash & Cash Equivalents at end of the year		71,316,806	33,492,691
Net Operating Cash Flow Per Share (NOCFPS)		(1.15)	(10.22)

S.M. Faisal Managing Direrctor

Saiham Textile Mills Ltd.

Syed Ishtiaq Ahmed Director Saiham Textile Mills Ltd.

Md. Neyamat Ullah **Company Secretary** Saiham Textile Mills Ltd.

Saiham Textile Mills Limited Notes to the Financial Statements As at and for the year ended June 30, 2024

1 Status and Activities:

1.1 Legal form of the Enterprise:

Saiham Textile Mills Limited was incorporated in Bangladesh on March 27, 1981 as a Public Limited Company under the Companies Act, 1913 (Subsequently repealed by the Companies Act, 1994) and listed with Dhaka Stock Exchange in the month of August, 1988. The registered Office of the company is situated at Noyapara, Saiham Nagar, Habiganj and Dhaka office is situated at house # 34, Road # 136, Gulshan-01, Dhaka-1212.

1.2 Issue of Rights Share:

Saiham Textile Mills Limited had issued 5,00,00,000 Rights Share of Tk. 10/- each at Tk. 25/- each including Premium of Tk. 15/= per share to general public in the ratio of 2:1 Rights Share (two Rights Share for each existing one share) against present 2,50,00,000 Ordinary Shares after obtaining consent from Bangladesh Securities & Exchange Commission (BSEC) vide their letter no SEC/CI/RI-65/2011/905 dated: December 20, 2011.

The purpose of issuance of Rights Share was to expand the company's business by establishing a new and modernized Melange Spinning Unit having 30,960 spindles.

Accordingly, the Melange Spinning unit of Saiham Textile Mills Ltd. started commercial production on 16th July 2013 and it is now running smoothly.

1.3 Nature of Business Activities:

The company produces various counts of quality yarn in both Spinning & Melange unit.

2. Significant Accounting Policies and basis of preparation of the Financial Statements:

2.1 Statement of Compliance:

The Financial Statements have been prepared and disclosures of information made in accordance with the requirements of The Companies Act-1994, the Bangladesh Securities and Exchange Rules-2020 and International Financial Reporting Standards (IFRS).

2.2 Basis of Preparation:

The company's financial statements have been prepared on a going concern basis, using the accrual method of accounting and the historical cost convention, except for property, plant, and equipment (PPE) and investments in shares. Interest on fixed deposits (FDR) has been accounted for on a basis other than accrual.

According to the terms and conditions of the Fixed Deposit Receipt (FDR), no interest will be paid if the FDR is encashed before its maturity date. Since the balance sheet date falls before the maturity date, interest accruals have not been recognized in accordance with these terms.

2.3 Basis of Reporting:

Financial Statements are prepared and presented for external users by the enterprise in accordance with identified reporting framework. Presentation has been made in compliance with IAS-1 "Presentation of Financial Statements".

2.4 Compliance with Financial Reporting Standards as applicable in Bangladesh

The Companies complied, as per Para-12 of Securities & Exchange Rule-2020, with the following International Accounting Standards (IASs) & International Financial Reporting Standards (IFRS) in preparing the financial statements of the Company subject to departure where we have followed:

SI. No.	Standard Number	Title of Standards	Compli <mark>ance</mark> Status
01	IAS 01	Presentation of Financial Statements	Complied
02	IAS 02	Inventories	Complied
03	IAS 07	Statement of Cash Flows	Complied
04	IAS 08	Accounting Policies, Changes in Accounting Estimates and Errors	Complied
05	IAS 10	Events after the Reporting Period	Complied
06	IAS 12	Income Taxes	Complied
07	IAS 16	Property, Plant & Equipment	Complied
08	IAS 19	Employee Benefits	Complied
10	IAS 21	The Effects of Changes in Foreign Exchange Rates	Complied
11	IAS 23	Borrowing Costs	Complied
12	IAS 24	Related Party Disclosures	Complied
13	IAS 26	Accounting and Reporting by Retirement Benefit Plans	Complied
16	IAS 33	Earnings per Share	Complied
17	IAS 36	Impairment of Assets	Complied
18	IAS 37	Provisions, Contingent Liabilities and Contingent Assets	Complied
19	IAS 38	Intangible Assets	Complied
20	IAS 40	Investment Property	Complied
21	IAS 41	Agriculture	N/A
22	IFRS 1	First time Adoption of International Financial Reporting Standards	Complied
23	IFRS 2	Share-based Payment	N/A
24	IFRS 3	Business Combinations	N/A
25	IFRS 5	Non-current Assets Held for Sale and Discontinued Operations	N/A
26	IFRS 6	Exploration for and Evaluation of Mineral Resources	N/A
27	IFRS 8	Operating Segments	N/A
28	IFRS 09	Financial Instruments	Complied
29	IFRS 10	Consolidated Financial Statements	N/A
30	IFRS 11	Joint Arrangements	N/A
31	IFRS 12	Disclosure of Interests in Other Entities	Complied
32	IFRS 13	Fair Value Measurement	Complied
33	IFRS 14	Regulatory Deferral Accounts	N/A
34	IFRS 15	Revenue from Contracts with Customers	Complied
35	IFRS 16	Leases	N/A
36	IFRS 17	Insurance Contracts	N/A

Saiham Textile Mills Ltd.

2.5 Use of Estimates and Judgments:

In the preparation of the Financial Statements management required to make judgments, estimates and assumptions that affect the application of accounting policies and the reported amount of assets, liabilities, income and expenses. Actual result may differ from these estimates. Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the year in which the estimate is revised and in any year affected.

2.6 Going Concern:

The company has adequate resources to continue in operation for the foreseeable future. For this reason, the directors continue to adopt going concern basis in preparing the Financial Statements. The current credit facilities and resources of the company provides sufficient fund to meet the present requirements of existing business.

2.7 Components of the Financial Statements:

According to the IAS - 1 "Presentation of Financial Statements" the complete set of the Financial Statements includes the following components:

- i) The Statement of Financial Position as at June 30, 2024;
- ii) The Statement of Profit or Loss and Other Comprehensive Income for the year ended June 30, 2024;
- iii) The Statement of Cash Flows for the year ended June 30, 2024;
- iv) Statement of Changes in Equity for the year ended June 30, 2024; and
- v) Accounting Policies and explanatory notes the Financial Statements for the year ended June 30, 2024.

2.8 Regulatory and Legal Compliance:

The Company complied with the requirements of the following regulatory and legal authorities:

- i) The Companies Act, 1994; (Amended in 2020)
- ii) The Income Tax Act, 2023;
- iii) Bangladesh Securities and Exchange Rules, 2020.
- iv) The Value Added Tax and Supplementary Duty Act, 2012
- v) Other applicable Rules and Regulation.

2.9 Property, Plant and Equipments (PPE):

Property, Plant and Equipments are stated at their cost / revalued value less accumulated depreciation in accordance with IAS-16 "Property, Plant and Equipment". Cost represents cost of acquisition or construction and includes purchase price and other directly attributable cost of bringing the asset to working conditions for its intended use.

Expenditure on repairs and maintenance of Property, Plant and Equipments is treated as expenses when incurred, subsequent expenditure on Property, Plant and Equipment is only recognized when the expenditure improves the condition of the asset beyond its originally assessed standard of performance.

Depreciation of Property, Plant and Equipments

Depreciation has been charged when the asset is available for use and depreciation of an asset ceases at the earlier of the date that the asset is classified as held for sale (or included in a disposal group that is classified as held for sale) in accordance with IFRS-5 and the date that the asset is derecognized.

No depreciation has been charged on Land and Land development considering the unlimited useful life. The rates of depreciation at the following rates are on PPE under reducing balance method.

Name of assets	Rates
Factory Building and Others Construction	5%
Building office space	5%
Plant and Machineries	7.5%
Furniture and Fixtures	10%
Motor Vehicles	10%
Sundry Assets	10%
Office Equipments	10%

Depreciation has been charged to factory overhead & administrative expenses consistently in proportionate basis.

2.10 Inventories:

Inventories are assets held for sale in the ordinary course of business, in the process of production for such sale or in the form of materials or supplies to be consumed in the production process. Inventories are stated at the lower of cost or Net Realizable Value. Costs including an appropriate portion of fixed and variable overhead expenses are assigned to inventories by the method most appropriate to the particular class of inventory. Net realizable value represents the estimated selling price for the inventories less all estimated cost of completion and cost necessary to make it salable. In compliance with the requirements with IAS-2 "Inventories" consist of Raw materials; WIP and Finished Goods are valued at the lower of average cost or the Net Realizable Value. Item wise valuation methods are as follows:

Items Raw Cotton	Valuation methods At lower of weighted average cost or net realizable value
Polyester Staple Fiber PSF	At lower of weighted average cost or net realizable value
Stores & Spares	At lower of weighted average cost or net realizable value
Packing Materials	At lower of weighted average cost or net realizable value
Work-in-Process	100% Materials plus portion of labor charges, Gas charges, Electric charges.
Finished Goods (Yarn)	At lower of weighted average cost or net realizable value

Revaluation of property, plant and equipment

Basis of valuation:

Land and land development: Present valuation of the Land and land Development has been arrived by consideration of the location and the market price of recent Transfer Price of the assets. Information and explanation from local people and Mouza Value has been considered to assess an average current transfer/market rate of land.

Building and civil engineering: Factory building, Generator and other buildings / structure has been valued taking into consideration of present cost of construction materials technical and non-technical labor cost workman shop and cost of transportation etc. as the valuer has taken into consideration the materials used for the construction of the buildings / structure and financial work and arrive at a fair and reasonable value of the same

Plant and machinery: Plant and machineries has been arrived at by taking into consideration the current replacement cost. Beside, Information from C&F and other reliable source has been considered.

2.11 Revenue Recognition:

In compliance with the requirements of IFRS-15 "Revenue from contracts with customers", revenue is recognized to the extent that it is probable that the economic benefits will flow to the entity and the revenue can be reliably measured. Revenue is measured at the fair value of the consideration received or receivable excluding discounts, rebates, and sale taxes.

Revenue from the sale of goods is recognized when the following conditions are satisfied:

- i) the enterprise has transferred to the buyer the significant risk and rewards of ownership of the goods;
- ii) the enterprise retains neither continuing managerial involvement to the degree usually associated with ownership of the goods;
- iii) the amounts of revenue can be measured reliably;
- iv) it is probable that the economic benefits associated with the transaction will flow to the entity; and
- v) the cost incurred or to be incurred in respect of the transaction can be measured reliably.

2.12 Functional and Presentation Currency and level of precision:

These Financial Statements are presented in Bangladeshi Taka which is both functional currency and presentation currency of the Company.

2.13 Earnings Per Share (EPS):

Earnings Per Share (EPS) are calculated in accordance with the IAS-33 "Earnings Per Share" which has been shown on the face of Statement of profit or loss and other Comprehensive Income.

i) Basic Earnings Per Share

Basic Earnings Per Share are calculated by dividing the net profit or loss for the year attributable to the Ordinary Shareholders by the weighted average number of shares during the year.

ii) Diluted Earnings Per Share

No diluted Earnings Per Share are required to be calculated for the year as there was no scope for dilution during the year under review.

2.14 Cash & Cash Equivalents:

According to IAS-7 "Cash Flow Statements", cash comprises of Cash in hand and Cash at Bank. Considering the provisions of IAS-7, Cash in hand and Bank balances have been considered as Cash and Cash Equivalents.

2.15 Statement of Cash Flows:

Statement of Cash Flows is prepared principally in accordance with IAS-7 "Statement of Cash Flows" and in the Cash Flows the operating activities have been presented in direct method as prescribed by the Bangladesh Securities and Exchange Rule-2020.

2.16 Liabilities for Expenses and Other Finance:

While the provision for certain standing charges and known liabilities is made at the Financial Position date based on estimate, the difference arising there from on receipts of bills or actual payments is adjusted in the subsequent year when such liabilities are settled.

2.17 Foreign Currency Translation:

Transactions in foreign currencies are translated in to BDT at the rate of exchange ruling on date of transaction. Monetary assets and liabilities expressed in foreign currencies are translated in to BDT at the rate of exchange ruling at the Financial Position date.

2.18 Borrowing cost:

In compliance with the requirement of IAS-23 "Borrowing cost" borrowing cost relating to operational period on long term loans, short term loans and overdraft facilities was charged to revenue account as an expense as incurred.

2.19 Revaluation Reserve:

When an assets carrying amount is increased as a result of a revaluation, the increase amount should be credited directly to equity under the heading of revaluation surplus /reserve as per IAS-16 "Property, Plant and Equipment". The company revalued the assets of land and land development, Factory Building and Other Construction, Building Office Space, Plant and Machineries and Motor vehicle which has absolutely owned by the company and the increase amount transferred to revaluation reserve. The tax effects on revaluation gain are measured and recognized in the Financial Statements as per IAS-12 "Income Taxes".

2.20 Taxation:

Current Tax:

Provision for current tax has been made in the Financial Statements on taxable profit at the rate of 15% as per SRO No. 159/Law/income tax/2022 dated 01.06.2022 of Income Tax Ordinance 1984.

Deferred Tax:

Deferred tax is recognized on difference between the carrying amount of assets and a liability in the financial statements and the corresponding tax based used in the computation of taxable profit and is accounted for using balance sheet liability method. Deferred tax liability is generally recognized for all taxable temporary difference and deferred tax assets are recognized to the extent that it is probable that the profit will be available against which deductible temporary difference, unused tax loses or unused tax credits can be utilizes. Such assets and liabilities are not recognized if the temporary difference arises from goodwill or from the initial recognition (other than in a business combination) of other assets and liabilities in a transaction that affects neither the taxable profit nor accounting profit. Considering the practices generally followed in Bangladesh the company have been reserved deferred tax assets or deferred tax liability in accordance with IAS-12 "Income Taxes".

2.21 Trade Debtors:

Trade debtors for export of yarn are stated at their real value and trade receivable has mostly arisen from export sales which are usually received within the tenure under LC terms. As such, no expected credit loss has arisen during the year.

2.22 Provision for Worker's Profit Participation Fund:

The company has provided @ 5% of net profit before tax after charging the contribution to WPPF as per provision of the Labour Act 2006 and is payable to workers as delivered in the said Act.

2.23 Responsibility for Preparation and Presentation of Financial Statements:

The Management is responsible for the preparation and presentation of Financial Statements under section 183 of the Companies Act 1994 and as per provision of "The Framework for the Preparation and Presentation of Financial Statements" issued by the International Accounting Standard Committee (IASC).

2.24 Related Party Disclosures:

As per IAS-24 parties are considered to be related if one party has the ability to control the other party or exercise significant influence over the other party in making financial and operating decisions. The company has carried out transactions in the ordinary course of business on an arm's length basis at commercial rates with related parties.

2.25 Reporting period:

These Financial Statements cover 12 (Twelve) months for the period from July 01, 2023 to June 30, 2024.

2.26 Comparative Figure:

Comparative information has been disclosed in respect of the year ended June 30, 2023 for all numerical information in the financial statements and also the narrative and descriptive where it is relevant for understanding of the current year's financial statements.

2.27 Event after the reporting period:

In compliance with the requirements of IAS-10 "Events after the reporting period", post Statement of Financial Position events that provide additional information about the company's position at the Statement of Financial Position date are reflected in the Financial Statements and events after the Statement of Financial Position date that are not adjusting event are disclosed in the notes when material.

2.28 Approval of the financial statement:

These financial statements have been approved by the Board of Directors on October 28, 2024.

2.29 Significant Event

EPS has increased from Tk. (0.49) to Tk. 0.51 mainly increase due to significantly decrease of COGS. Besides this, Net Operating Cash Flow Per Share (NOCFPS) also negative trend decreased due to increase of sales proceed collection.

2.30 General:

- i) Figures appearing in these Financial Statements have been rounded off to the nearest Bangladesh Taka.
- ii) These notes form an integral part of the annexed Financial Statements and accordingly are to be read in conjunction therewith.
- iii) The company has not incurred any expenditure in foreign currency against royalties and technical fees.
- iv) Previous year's figures have been re-arranged, re-grouped and re-classified if necessary to confirm to current year's presentation.

		Amount i	n Taka
Notes	Particulars	June 30, 2024	June 30, 2023
3.00	Property, Plant and Equipment Spinning 3.01	1 100 910 013	1 149 609 409
	Spinning 3.01 Melange 3.02	1,109,810,012 1,928,237,873	1,148,698,408 2,025,833,634
	· ·	3,038,047,885	3,174,532,042
3.01	Property, Plant and Equipment-Spinning		
	This is arrived as follows: Balance as on July 01, 2023	2,103,486,034	2,102,774,764
	Addition during the year	2,103,480,034	711,270
	Balance as on 30.06.2024	2,106,113,724	2,103,48 <mark>6,034</mark>
	Depreciation		
	Balance as on 01.07.2023	(954,787,626)	(910,422,1 <mark>60)</mark>
	Depreciation charge during the year	(41,516,086)	(44,365,466)
	Balance as on 30.06.2024	(996,303,712)	(954,787,626)
	Written down value as on June 30, 2024	1,109,810,012	1,148,698,408
3.02	Property, Plant and Equipment-Melange		
	This is arrived as follows:		
	Balance as on July 01, 2023	3,013,593,476	3,013,488,487
	Addition during the year	-	104,989
	Balance as on 30.06.2024	3,013,593,476	3,013,593,476
	Depreciation		
	Balance as on 01.07.2023	(987,759,842)	(882,978,917)
	Depreciation charge during the year	(97,595,761)	(104,780,926)
	Balance as on 30.06.2024	(1,085,355,603)	(987,759,842)
	Written down value as on June 30, 2024	1,928,237,873	2,025,833,634
	(a) The details of the Property, Plant and equipment have been shown in Annexure - A : (b) The assets have been revalued on 28 April, 2019.	1 & A2 and B1 & B2.	
4.00	Investment in Property Cost		
	This is arrived as follows:		
	Balance as on July 01, 2023	3,723,000	3,723,000
	Balance as on 30.06.2024	3,723,000	3,723,000
	Depreciation		
	Balance as on 01.07.2023	(1,819,791)	(1,719,622)
	Depreciation charge during the year	(95,161)	(100,169)
	Balance as on 30.06.2024	(1,914,952)	(1,819,791)
	Written down value as on June 30, 2024	1,808,050	1,903,210
F 00	(Note: Property valued BDT 3,723,000 was recognized as Building Office Space and it has property was recognized. Annexure-A-1 and Annexure-B-1 has been modified to fit the		us Investment in

5.00 Investment

Fixed Deposit Receipts				
Name of Banks	FDR No.	Purpose		
Dhaka Bank Ltd.	2143610048461	Bank Guarantee	4,593,059	4,396,655
Bank Asia Ltd.	02155011153	Bank Guarantee	416,444	396,523
Bank Asia Ltd.	02155009897	Bank Guarantee	3,831,782	3,632,833
Bank Asia Ltd.	02155011225	Bank Guarantee	97,359	92,457
Eastern Bank Ltd.	1045810000441	Bank Guarantee	540,023	513,000
Eastern Bank Ltd.	1045160000776	Bank Guarantee	2,844,539	
			12,323,206	9,031,468

Taka 12,323,205.00 Fixed deposit receipts are under lien with Bank Asia Ltd., Dhaka Bank Ltd. and Eastern Bank Ltd. against Bank guarantee.

				Amount	in Taka
Notes	Particu	Particulars			June 30, 2023
6.00	Inventories			June 30, 2024	
	This represents as follows:		ntity		
		30-Jun-24			
	Raw Materials	9,521,705 Lbs	5,898,559 Lbs	848,892,531	468,761,922
	Work in Process	108,868 Kgs	116,311 Kgs	25,020,856	21,582,425
	Finished Goods	2,041,849 Kgs	1,650,663 Kgs	599,245,154	450,997,084
	Goods in Transit	N/A	N/A	689,437,428	124,883,827
	Stores & Spare Parts	N/A	N/A	87,428,424	64,422,481
	Packing Materials	N/A	N/A	1,816 2,250,026,209	22,478 1,130,670,218
	Inventories are valued at lower of cost or ne	et realizable value. Ne	t realizable value is b	ased on estimated se	lling price less any
	other cost anticipated to be incurred to make	e the sale .			
7.00	Trade and other receivables				
	Aging of Trade Debtors:				
	Trade debtors aged upto 90 days			412,501,458	89,548,016
	Trade debtors aged upto 180 days Other receivables			165,236,269 577,481,851	1,151,307,381 625,054,357
	Other receivables			1,155,219,578	1,865,909,755
	Details of Trade Debtors and Other Receivab				
	a) Trade receivable has mostly arisen from e		usually received with	nin the tenure under	LC terms. As such,
	no expected credit loss has arisen during the		tha Campany		
	b) There is no such debt due by or to director		· · ·	500 604 474	1 201 424 142
	Receivable considered good in respect of Receivable considered good in respect of		•	599,684,471	1,281,424,112
	other than the debtors personal security.	willen the company in	olds no security	-	-
	III. Receivable considered doubtful or bad.	ff: f +b		-	-
	IV. Receivable due by any director or other officer of the company.			-	-
	V. Receivable due by common management. VI. The maximum amount of receivable due by any director or other officer of the			555,535,107	584,485,643
	company.	<u> </u>		1,155,219,578	1,865,909,755
	1000	41		1,133,213,370	1,003,303,733
8.00	Advance, Deposits and Prepayments				
	Security Deposit with Hobigonj Palli Biddut S			1,297,905	1,297,905
	Security deposit with Saiham Sky View Towe	r		60,000	60,000
	Advance against least suppliers			947,911	701,185
	Advance against local suppliers Advance against Imported Goods			2,709,462 68,106,085	4,400,240 26,487,171
	Security Deposit with Jalalabad Gas		8.01	27,695,133	16,243,833
	Advance Income Tax		8.02	2,154,862	773,752
	Prepayments		8.03	1,095,812	1,038,836
				104,067,170	51,002,922
8.01	Security Deposit with Jalalabad Gas				
0.01	Opening Balance as at July 01, 2023			16,243,833	13,843,079
	Addition during the year			11,451,300	2,400,754
	Closing Balance as on June 30, 2024		•	27,695,133	16,243,833
8.02	Advance Income Tax		•	,,	1, 1,11
	Opening Balance			773,752	_
	Advance tax paid during the year:			-, -	
	Tax at source on FDR			172,580	82,283
	Tax at source on Export			36,235,113	27,6 <mark>51,446</mark>
	Tax at source on Office Rent			79,392	61,910
	Tax at source on Transport			279,000	279,000
	Tax at source on Import			1,258,751	806,765
	Advance Income Tax			3,000	3,000
	Tax at source on Bank Interest			2,375	3,381
	AIT Paid during the year			38,030,211	28,887,785
	Total Advance tax paid Adjustment with Current Year Tax			38,803,963	28,887,785

(28,114,032)

773,752

(36,649,101)

2,154,862

Closing Balance

Adjustment with Current Year Tax

Notes	Particulars			Amount i	n Taka
				June 30, 2024	June 30, 2023
8.03	Prepayments Opening Polance as at July 01, 2022			4.020.026	1 105 007
	Opening Balance as at July 01, 2023 Addition during the year			1,038,836 1,095,811	1,165,867 1,038,836
	Addition during the year			2,134,647	2,204,703
	Adjustment made during the year			(1,038,836)	(1,165,867)
	Closing Balance as on June 30, 2024			1,095,811	1,038,836
	(a) All the advances and deposits amount are con	sidered good and r	ecoverable;		
	(b) Advance due from staffs and workers are regu (c)There is no amount due from Directors or Office	ılarly being realized	l through their sala		
	(d) Advance against suppliers due mainly to advan	nces given to suppl	iers for packing ma	terials, spare parts etc	:
	(e) Advance against Imported Goods consists of it Materials and other related	mport L/C margin a	nd commission of	Raw Textile, Spare Par	ts, Packing
	(f) The carrying forward of the Advance income T (Import AIT) and Section 153	ax (AIT) opening an	nd closing balances	is in accordance with	Section 120
	(AIT on Motor Vehicle) of the income tax act 2	023			
9.00	Cash and Cash Equivalents This consists of:				
	Cash in Hand		9.01	1,422,115	692,347
	Cash at Banks		9.02	69,894,691	32,800,344
				71,316,806	33,492,691
9.01	Cash in Hand				
	Head office			54,538	23,874
	Factory Office			1,367,577	668,473
				1,422,115	692,347
9.02	Cash at Banks				
	Name of Banks Janata Bank Ltd.(A/C No. 0340-0210001941)	Branches Noyapara	Account Type CD	63,374	709,773
	Dutch Bangla Bank Ltd.(A/C No. 06828)	Gulshan	CD	36,939	9,697
	Dutch Bangla Bank Ltd.SND (A/C No. 120.48) Dhaka Bank Ltd.(A/C No. 215150000001464)	Noyapara Gulshan	SND CD	13,087 444,791	46,090 259,698
	Dhaka Bank Ltd(A/C No 2141550002380)	Motijheel	CD	4,080	233,030
	HSBC Ltd. Dividend Account -001-145-457-14 HSBC Ltd. Dividend Account -001-145-457-15	Dhaka Main Office Dhaka Main Office		-	837,332 328,690
	HSBC Ltd. Dividend Account -001-145-457-901	Dhaka Main Office	e CD	987,248	992,163
	HSBC Ltd. Dividend Account -001-145-457-902 Bkash Account A/C 806446003	Dhaka Main Office	e CD	2,115,841 208,718	2,173,639 84,925
	Eastern Bank Ltd A/C no-1011060326929	Principle	CD	234	234
	Eastern Bank Ltd A/C no-1041060265553 Midland Bank Ltd A/C # 0011-1050005211	Gulshan Gulshan	CD CD	111,580	112,420 5,108
	NCC Bank Current A/c no 0068-0210009104	Pragati sarani	CD	387,722 -	160,765
	F.C Account Standard Chartered Bank ERQ A/C- 501	Gulshan	FC	1,379	1,450,241
	Standard Chartered Bank A/C -46118413501	NA - Attle I	FC	1,964,787	471,598
	Dhaka Bank Ltd .F.C A/C-21413000000056 HSBC Ltd. F.C Margin A/C no-001-145457-91	Motijheel Dhaka Main Office	FC e FC	40,847 21,657,788	3,658,206
	Eastern Bank Ltd F.C. A/C-1013100350441	Principle	FC	8,237,404	41,760
	Eastern Bank Ltd ERQ A/C-1013100350441 Midland Bank Ltd Margin A/C # 0011-131000581	Principle	FC	14,556,121	27,931
		Gulshan	FC	16,447,174	21,399,144
	NCC BANK FC Margin A/C NO 0012-0268000224	Pragati sarani	FC	1,029,183	30,930
	NCC BANK ERQ A/C NO 0012-0259000563	Pragati sarani	FC	1,586,394	
10.00	Share Capital			69,894,691	32,800,344
	This represents:				
	Authorized capital				
	15,00,00,000 Ordinary Shares @ of Tk. 10/- each			1,500,000,000	1,500,000,000
	Issued, Subscribed & Paid up Capital:				
	12,500,000 Ordinary Shares @ Tk. 10 each fully p	aid up in cash		125,000,000	125,000,000
	12,500,000 Ordinary Shares @ Tk. 10 each fully p	aid up other than c	ash	125,000,000	125,000,000
	50,000,000 Right Ordinary Shares @ Tk. 10 each f	fully paid up in cash		500,000,000	500,000,000
	11,250,000 Stock Dividend Issued@10 each			112,500,000	112,500,000
	43,12,500 Stock Dividend Issued@10 each			43,125,000	43,125,000
	Q OE 62 EOO Ordinary Shares			905 625 000	905 625 000

9,05,62,500 Ordinary Shares

905,625,000

905,625,000

Amount in Taka **Particulars** Notes June 30, 2024 June 30, 2023

Percentage of shareholding position of different shareholders are as follows:

Name of the Shareholders	30.06	30.06.2024		2023
Name of the Shareholders	No. of shares	% of holding	No. of shares	% of holding
Sponsors	30,969,745	34.20	30,969,745	34.20
Institutions	13,866,631	15.31	13,989,617	15.45
General Public	45,726,124	50.49	45,603,138	50.35
	90,562,500	100.00	90,562,500	100.00

Classification of Shareholders by holding:

The number of shareholders and shareholding position as at June 30, 2024 are given below:

	30.06	5.2024	30.06.2023	
Holdings	Number of Share Holders	% of holding	Number of Share Holders	% of holding
Up to 5,000 shares	6,450	7.32	6,561	7.40
5,001 to 50,000 shares	1,186	20.38	1,124	19.20
50,001 to 1,00,000 shares	76	6.05	76	6.23
1,00,001 to 2,00,000 shares	35	5.74	39	6.10
2,00,001 to 3,00,000 shares	10	2.62	9	2.42
3,00,001 to 4,00,000 shares	4	1.50	4	1.55
4,00,001 to 5,00,000 shares	3	1.51	1	0.51
5,00,001 to above	22	54.88	24	56.59
Total	7,786	100.00	7,838	100.00

11.00 Revaluation Surplus

This calculation is arrived as follows:

Opening Balance	1,776,912,582	1,839,624,804
Adjustment for provision of deffered tax	114,356,830	11,066,863
Adjustment for depreciation on revalued assets	(69,126,268)	(73,779,084)
Closing Balance	1,822,143,144	1,776,912,582

The revaluation of assets of Saiham Textiles Mills Limited was made on 28 April, 2019 by Ata Khan & Co., Chartered Accountants, an Independent Qualified Valuer, on Land and Land Development, Factory Building and Other Construction, Building Office Space and Plant and Machineries. The revaluation was made for both Spinning and Melange units revaluation surplus for which comes at Tk. 2,002,616,203. The result of such revaluation was incorporated in these financial statements from its effective date which is 01 May, 2019. The surplus arising from the revaluation was transferred to revaluation reserve. Effect of deferred tax on the revaluation has been shown under Note 11.00 "Deferred Tax Liabilities".

Present valuation of the Land and land Development, Building Office Space has been arrived at by taking into consideration the location and the market price of recent transfer of the assets. Present valuation of Factory building and other construction, Plant and machineries has been arrived at by taking into consideration the current replacement cost.

12.0	Retained Earnings This is arrived as follows:		·	
	Opening Balance		380,129,687	458,061,026
	Adjustment for prepaid expenses		-	1,165,867
	Restated balance as at July 01, 2023		380,129,687	459,226,893
	Net Profit/(Loss) after Tax		46,506,973	(44,201,290)
	Adjustment for depreciation on revalued		69,126,268	73,779,084
	Cash Dividend paid			(108,675,000)
			495,762,928	380,129,687
13.00	Deferred tax Liabilities			
	This is arrived as follows:			
	Opening Balance		415,990,627	434,131 <mark>,530</mark>
	Deferred Tax expenses for the year	13.1.1	(7,649,723)	(7,07 <mark>4,041)</mark>
	Deferred tax on Revalued Asset		(114,356,830)	(11,066,863)
	Closing Balance		293,984,074	415 <mark>,990,627</mark>
13.01	Deferred tax liability for the period/year is arrived as follows:			
	A. Property, plant and equipment			
	Carrying amount		1,016,688,762	1,084,046,651
	Tax base amount		337,671,002	362,610,569

721,436,082

108,215,412

15%

679,017,760

101,852,664

15%

Deferred tax liability

Taxable temporary difference

Tax rate

Notes	Particulars		Amount i	n Taka
			June 30, 2024	June 30, 2023
	B. Calculation of deferred tax on revaluation of property, plant a	nd equipment:		
	Revalued value of land		945,344,449	945,344,449
	Revalued value of other than land		1,076,014,674	1,1 <mark>45,140,942</mark>
	<u>Tax Rate</u>			
	On land		4%	15%
	On other than land		15%	15%
	<u>Deferred tax liabilities</u>			
	For land		37,813,778	141,80 <mark>1,667</mark>
	For other than land		161,402,201	171,771, <mark>141</mark>
			199,215,979	313,572,809
	C. Deferred Tax on Gratuity Provision			
	Provision for Gratuity as at June 30, 2024		47,230,464	38,650,630
	Company tax rate Deferred tax asset		(7.094.570)	15%
			(7,084,570)	(5,797,595)
	Total (A+B+C)		293,984,073	415,990,627
	Calculation of deferred tax:			
	Deferred tax liability as on June 30, 2024		293,984,073	415,990,627
	Deferred tax liability as on June 30, 2023		(415,990,627)	(434,131,530)
	Deferred tax increased during the year	13.1.1	(122,006,554)	(18,140,903)
1211	Defermed to clickility other than revelued essets as at lune 20, 202	•	101 052 004	100 215 412
13.1.1	Deferred tax liability other than revalued assets as at June 30, 2022 Deferred tax liability other than revalued assets as at June 30, 2023		101,852,664 (108,215,412)	108,215,412 (115,294,089)
	Net increased in deferred tax expenses for other than revalued ass		(6,362,748)	(7,078,676)
	Net increased in deferred tax expenses for other than revalued ass	ets for the year	(0,302,740)	(7,070,070)
	Deferred tax asset on gratuity provision as at June 30, 2024		(7,084,570)	(5,797,595)
	Deferred tax asset on gratuity provision as at June 30, 2023		5,797,595	5,802,230
	Net increase/(decrease) in deferred tax expenses for gratuity provi	sion	(1,286,975)	4,635
	Total deferred expenses for the year		(7,649,723)	(7,074,041)
	Adjustment of revaluation surplus for deferred tax			
	Deferred tax liability for revaluation as on June 30, 2024		199,215,979	313,572,809
	Deferred tax liability for revaluation as on June 30, 2023		(313,572,809)	(324,639,671)
	Adjustment of revaluation surplus for deferred tax		(114,356,830)	(11,066,863)
			(122,006,553)	(18,140,904)
14.00	Short Term Loan	44.04	2 242 446 660	4 044 056 505
	Bank Loan and Overdraft Mrs. Momena Begum	14.01	2,242,446,660 17,500,000	1,944,056,595 17,500,000
			2,259,946,660	1,961,556,595
14.01	Bank Loan and Overdraft			
	This consists of as follows:			
	EDF & UPAS loan against Import of Raw Cotton & Spare Parts CC A/C with Eastern Bank Ltd		1,917,810,275 48,512,238	1,485,383,950 37,863,167
	CC A/C with Standard Chartered Bank		48,680,879	49,390,926
	CC A/C with HSBC Ltd		27,676,639	29,121,716
	CC A/C with NCCBL		99,748,573	79,964,708
	STL with DBL		-	100,000,000
	STL with HSBC		50,000,000	-
	Demand Loan with EBL		50,018,056	55,000,000
	IDBP with EBL			107,332,128
			2,242,446,660	1,944,056,595
	The cash credit facilities secured by the hypothecation of stock of	raw cotton, work i	n process, finished goo	ods, trade debtors
	and Directors personal security and guarantee.			
15.00	Trade & Other Creditors			
	Against Local materials		6,954,821	8,533,864
	Against Raw Materials & Others		10,962,244	6,726,538
	Dataile of Tundo 9 Other Conditions has been been been been been been been bee		17,917,065	15,260,403
	Details of Trade & Other Creditors has been shown in Annexure- D			

	Parti sulsus			Amount in	Taka
Notes	Particulars			June 30, 2024	June 30, 2023
16.00	Income Tax Provision				
	Opening Balance			-	48,573,501
	Provision made during the year			36,649,101	28,114,033
				36,649,101	76,687,533
	Adjusted with advance income tax			(36,649,101)	(28,114,032)
	Paid for prior year				(48,573,501)
	Closing Balance				-
16.01	Current Tax			36,649,101	28,114,033
16.02	Tax on Business income (Higher of i, ii, iii)			36,235,113	27,737,110
	i) Regular Tax				
	Profit before Tax			75,506,351	(22,495,131)
	Accounting Depreciation			139,207,008	149,246,561
	Capital Allowance			(27,567,257)	(30,179,511)
	Other income			(1,587,840)	(1,238,200)
	Non operating income			(728,457)	(1,017,874)
	Income/(loss) from business			184,829,805	94,315,845
	Tax on business income	15%		27,724,471	14,147,377
	ii) Minimum tax U/S-180				
	Tax deducted at source			36,235,113	27,737,110
	iii) Minimum tax U/S-180 Turnover	0.45%		14,587,524	13,710,042
	Tamover	0.4370		14,587,524	13,710,042
16.03	Tax on Non operating & other income:				
	Tax on Non operating income: Tax on Interest of FDR	22.5%		162,105	85,683
	Tax on Bank Interest	22.5%		1,798	117,892
	Tax on Other income	22.5%		250,085	173,348
	Total tax liability			413,988	376,923
16.04	Income from House Rent			1,587,840	1,238,200
	Alloawable Expenses-Repair & Maintenace	30%		(476,352)	(371,460)
17.00	Payable and Accruals			1,111,488	866,740
	This is arrived as follows:				
	Gas charges			15,704,252	17,945,633
	Security Deposit with Saiham Sky view			505,000	505,000
	Auditor Fees			540,500	494,500
	Provision for Salary & wages officer staff F/O Provision for C& F Charges			16,924,342 2,344,493	13,458,095 988,297
	Provision for Truck fare			11,625,850	3,338,600
	Provision for provident fund			310,454	535,928
	Provision for remuneration			72,000	72,000
	Provision for Utility Bill			22,387	26,930
	Provision For Credit Rating Fees			64,500	64,500
	Rights Share money Refundable Tax Deduction at Source			15,000 100	15,000
	Vat Deduction at Source			20,100	_
	Financial Expenses			794,257	-
	Annual Listing Fee			558,813	-
	Insurance Expenses			65,484	-
	Advance from Customer		17.01	2,752,000	2 140 472
	WPPF Provision for Gratuity		17.01 17.02	7,276,945 47,230,464	3,140,473 38,650,630
				106,826,941	79,235,587
17.01	Workers Profit Participation Fund (WPPF) This is arrived as follows:				
	Opening Balance			3,140,473	10,023,405
	Provision made during the year			3,775,318	-
	Provision for Interest			361,154	323,905
	Decree and mondered advantage the control			7,276,945	10,347,310
	Payment made during the year			7 276 045	(7,206,837)
	Closing Balance) - (D	A-1, 2225	7,276,945	3,140,473
	Note: Interest was calculated as per section 240(3)) or Bangladesh Lab	our Act, 2006.		
	31,40,473*11.5%= Tk 3,61,154				

Notes	Particulars			Amount i	n Taka
Notes				June 30, 2024	June 30, 2023
17.02	Provision for Gratuity This is arrived as follows: Opening Balance Provision made during the year Payment made during the year Closing Balance			38,650,630 10,661,065 49,311,695 (2,081,231) 47,230,464	38,681,531 2,902,758 41,584,289 (2,933,659) 38,650,630
18.00	Unclaimed Dividend This is arrived as follows:				
	Dividend Account No	Type of Account	Year of Dividend		
	HSBC Ltd. Dividend Account -001-145-457-014	Current Account	2017-2018	-	837,332
	HSBC Ltd. Dividend Account -001-145-457-015	Current Account	2018-2019	-	328,690
	HSBC Ltd. Dividend Account -001-145-457-901	Current Account	2020-2021	987,248	992,163
	HSBC Ltd. Dividend Account -001-145-457-902	Current Account	2021-2022	2,115,841	2,173,639
	Total Unclaimed dividend			3,103,089	4,331,824
	Cost of Goods Sold This is made up as follows: Materials Consumption Raw Materials Packing Materials Stores and Spares Total materials consumption Direct Wages and Salaries Prime cost Factory Overhead Total manufacturing cost Opening Work-in-process Cost of goods available for use Closing Work-in-process Cost of Production Opening Stock of Finished Goods Cost of goods available for sales Closing Stock of Finished Goods Cost of Goods Sold Raw Materials		19.01 19.02 19.03	2,482,010,692 39,859,880 35,329,089 2,557,199,661 150,733,174 2,707,932,835 359,767,116 3,067,699,951 21,582,425 3,089,282,376 (25,020,856) 3,064,261,520 450,997,084 3,515,258,604 (599,245,154) 2,916,013,450	2,649,506,862 32,391,093 83,559,856 2,765,457,811 129,330,305 2,894,788,116 331,572,309 3,226,360,426 26,720,844 3,253,081,269 (21,582,425) 3,231,498,844 119,979,842 3,351,478,686 (450,997,084) 2,900,481,602
19.01	This is arrived as follows: Opening Stock of Raw Materials Purchase during the year Short Weight Claim Insurance Claim (Gain)/Loss on dollar fluctuation Raw Materials available for use Closing Stock of Raw Materials Consumption during the year			468,761,922 2,758,837,676 (13,448,280) - 116,751,905 3,330,903,223 (848,892,531) 2,482,010,692	315,578,392 2,805,292,073 (6,621,110) (1,650,000) 5,669,430 3,118,268,785 (468,761,922) 2,649,506,862
19.02	Packing Materials				
19.03	This is arrived as follows: Opening Stock of Packing Materials Purchase during the year Packing Materials available for use Closing Stock of Packing Materials Consumption during the year Stores and Spares This is arrived as follows: Opening Stock Purchase during the year Stores and Spares available for use			22,478 39,839,218 39,861,696 (1,816) 39,859,880 64,422,481 58,335,032 122,757,513	109,215 32,304,357 32,413,572 (22,478) 32,391,093 68,858,688 79,123,649 147,982,337
	Closing Stock			(87,428,424)	(64,422,481)
	Consumption during the year			35,329,089	83,559,856

Netro	Particulars		Amount	in Taka
Notes	Particul	ars	June 30, 2024	June 30, 2023
40.05	F- d - O - d - d	Quantity and Average rate		
19.04	Factory Overhead	of gas charges		
		30-Jun-24 30-Jun-23		
		8,085,274 CM3, 8,085,848 CM3,	242.042.056	455 242 472
	Gas Charges	Tk.26.33 /per CM3 Tk.19.21 /per CM3	212,912,956	155,343,472
	Covered Van and Lorry expenses		69,983	60,644
	Insurance Premium		7,128,704	6,939,265
	Factory Repair & Maintenance of Capital Asso	ets	7,735,684	13,275,828
	Fuel & Lubricants		513,374	2,194,631
	Staff Quarter Expenses		1,290,777	1,240,044
	Misc. Expenses		658,664	603,030
	VAT/Excise Duty Electric Bill Expense (Mfg)		881,313	4,817,131 9,311,320
	Lab Testing Expenses		2,400	9,311,320
	Depreciation (Annexure- A)		128,573,261	137,786,944
	- op. oo. a (359,767,116	331,572,309
20.00	Administrative and Marketing Expenses			
	This consists of as follows:			
	Directors' Remuneration		960,000	960,000
	Salary & Allowances Festival Bonus		43,152,044 1,541,875	38,382,805 4,199,851
	Provident fund		1,650,277	1,365,292
	Rest House Expenses		25,040	24,880
	Gratuity		10,661,065	2,902,758
	Postage & Stamp		33,515	21,480
	Printing Stationery Maintenance of Vehicle		648,236 8,616,920	384,080
	Travelling & Conveyance		379,682	1,175,115 431,934
	Rent a car fare		1,271,500	1,245,500
	Entertainment		954,516	976,215
	AGM Expenses		49,056	76,643
	Professional Fee Advertisement		- 265,296	895,000 252,998
	Donation & Subscription		133,082	346,997
	Carriage Outward		7,589,411	9,399,624
	Business Development Exp.		1,302,123	1,251,542
	Insurance Premium		38,494	36,327
	Form, Fees & Others		2,919,463	2,799,239
	Board Meeting Fees Welfare Expenses		217,800 1,211	290,400 35,351
	Utilities expenses		289,574	259,306
	Miscellaneous Expenses		203,400	47,080
	Fuel & Gas		662,840	1,602,243
	Office Maintenance		114,981	132,047
	Uniform & Upkeep Telephone, Telex & Fax		93,174 166,182	294,258 174,720
	IT Expenses		1,464,390	1,390,827
	Auditors' Fees		540,500	483,000
	Credit Rating Fee		64,500	64,500
	Annual Listing Fee CSR Activities		684,829	608,813
	Employee Training & Skill Development		940,510 2,100	1,005,485
	Depreciation (Annexure- A)		10,633,747	11,459,617
	, ,		98,271,333	84,975,927
1.00	Financial Expenses			
	The Following amount comprise of as follows	::		
			4.60 =0	07 - 11
	Interest Expenses		140,798,356	37,564,982
	Interest on WPPF of Govt. Portion		361,154	323,905
	Bank Charges & Commission	<u>-</u>	8,009,042	5,706,037
		-	149,168,552	43,594,924
2.00			720.467	420 443
	Interest on FDR		720,467	428,413
	Overdue Interest Reimbursement - Income		-	578,152
	Interest on saving A/C	_	7,990	11,309
		=	728,457	1,017,874

ne 30, 2024	June 30, 2023
1,587,840	1,238,200
1,587,840	1,238,200
46,506,973	(44, <mark>201,290)</mark>
90,562,500	90,5 <mark>62,500</mark>
0.51	(0.49)
632,808,902	6,266,542,3 <mark>06</mark>
681,777,829	2,476,375,03 <mark>6</mark>
951,031,071	3,790,167,269
90,562,500	90,562,500
43.63	41.85
(46,506,973 90,562,500 0.51 632,808,902 581,777,829 951,031,071 90,562,500

26.00 Related Party Transactions

Name of Party

During the year under review, the company carried out a number of transactions with related party in the normal course of business. The name of the related parties, nature of business and their value have been set out below in accordance with the provisions of IAS 24 "Related Party Disclosures".

To comply with BSEC notification No. SEC/CMRRCD/2008-183/Admin/03-30 dated June 1, 2009 and BSEC notification No. SEC/CMRRCD/2006-159/Admin/02-10 dated September 1, 2006 the company has taken approval in its 42^{th} AGM on 28 December, 2023 for supply of goods and materials amounting 1% or above of the revenue for the immediate preceding financial year with its related parties.

Relationship

30.06.2024

30.06.2023

Nature of Transaction

tor 195,047,57 tor 6,928,974	_
233,017,07	
tor 6,928,974	242,867,849
0,928,972	53,257,645
	33,237,043
tor 155,772,120	
155,772,120	,
lder 17,500,000	17,500,000
ctor 960,000	960,000
ger 2,533,100	2,482,850
tary 1,408,000	1,313,000
ger 1,115,000	1,034,500
910,823	853,947
1,105,000	1,009,250
217,800	290,400
643,628,474 931,988,623 (734,202,187 197,786,436	903,236,347 (614,876,197)
197,786,436	288,360,149
242,867,850	(176,144,831)
409,039,902	436,720,229
651,907,752	2 260,575,398
(456,860,175	5) (17,707,548)
195,047,577	242,867,850
	70,640,123
53,257.645	
53,257,645 142,772,599	
142,772,599	
142,772,599 196,030,24 4	
	53,257,645 142,772,599 196,030,24 4 (189,101,270 6,928,97 4

lotes	Particulars	Amount in Taka	
votes	Faiticulais	June 30, 2024	June 30, 2023
7	Saiham Denims Ltd.		
	Opening Balance as at July 01, 2023	-	-
	Addition during the year	182,175,005	-
		182,175,005	-
	Adjustment made during the year	(26,402,886)	
	Closing Balance as on June 30, 2024	155,772,119	
	Mrs. Momena Begum		
	Opening Balance as at July 01, 2023	17,500,000	17,500,000
		17,500,000	17,500,000
	Closing Balance as on June 30, 2024	17,500,000	17,500,000

27.00 Disclosures as per requirement of Schedule XI, part II of the Companies Act 1994:

Attendance Status of Board Meeting of Director

During the period/year the following Board Meeting were held.

The attendance status of all meeting is as follows :

Name of Director	Position	2023-2024		2022-2023
Name of Director	Position	Meeting Held	Attended	Attended
S.M. Faisal	Managing Director	6	6	8
Engr. Syed Ishtiaq Ahmed	Chairman	6	6	8
Syed Shafqat Ahmed	Director	6	6	8
Mrs.Yasmin Faisal	Director	6	6	8
Rio Aziza Salim	Director	6	6	8
Md. Tariquzzaman Khan,FCA, FCS	Independent Director	6	6	8
Mohammad Nazmul Hossain, FCA	Independent Director	6	6	8

28.00 Disclosures as per requirement of Schedule XI, part II of the Companies Act 1994:

A. Disclosure as per requirement of schedule XI, part II, Note 5 of Para 3 Number of Employees for the period ended June 30,2024

Calama Barras (Barrathia)	Officer & Staff		14/	Tatal Familiana
Salary Range (Monthly)	Head Office	Factory	Worker	Total Employees
Below 4,100	-	-	-	-
Above 4,100	27	244	971	1,242
Total	27	244	971	1,242

Disclosure as per requirement of schedule XI, part II, para 4

Name	Designation	Remuneration	Remuneration
Mr. S. M. Faisal	Managing Director	960,000	960,000
	Total	960,000	960,000

B. Disclosure as per requirement of schedule XI, Part II , Para ${\bf 7}$

Details of production capacity & utilization

Year	Installed capacity p.a in kgs	Actual Production p.a in kgs	% of Capacity Utilization	% of Shortage
June 30, 2024	10,650,000	10,328,125	97	3
June 30, 2023	10,650,000	9,236,374	87	13

C. Disclosure as per requirement of schedule XI, Part II, para 8

Value of Raw Textile, Packing Materials and Stores and Spares for the period ended June 30,2024.

Particulars	Local Purchase	Import	Total purchase	Consumption
Raw Materials	81,590,974	2,677,246,702	2,758,837,676	2,482,010,692
Packing Material	39,839,218	-	39,839,218	39,859,880
Spares parts	22,657,106	35,677,926	58,335,032	35,329,089

Schedule XI, Part II, Para 8(b) & para 8(d) Foreign currencies remitted during the period :

During this period, the company did not remit any amount as dividend, technical know-how, royalty, professional consultation fees, interest and other matters either its shareholder or others.

Notes	Particulars	Amount in Taka	
Notes	Fai ticulai S	June 30, 2024	June 30, 2023
29.00	Contingent Liability		
	Nature of contingent liability		
	Bank Guarantee - Jalalabad Gas T & D System Ltd.	7,275,252	7,275,252
	Bank Guarantee - Jalalabad Gas T & D System Ltd.	2,307,059	<mark>2,307,059</mark>
	Bank Guarantee - Jalalabad Gas T & D System Ltd.	1,972,148	1 <mark>,972,148</mark>
	Bank Guarantee - Jalalabad Gas T & D System Ltd.	177,602	177,602
	Bank Guarantee - Jalalabad Gas T & D System Ltd.	29,745	<mark>29,745</mark>
	Bank Guarantee - Jalalabad Gas T & D System Ltd.	2,996,037	2,99 <mark>6,037</mark>
	Bank Guarantee - Jalalabad Gas T & D System Ltd.	2,193,018	2,193, <mark>018</mark>
	Bank Guarantee - Jalalabad Gas T & D System Ltd.	7,362,260	7,362,2 <mark>60</mark>
	Bank Guarantee - Jalalabad Gas T & D System Ltd.	3,082,884	3,082,88 <mark>4</mark>
	Bank Guarantee - Jalalabad Gas T & D System Ltd.	78,557	78,557
	Bank Guarantee - Jalalabad Gas T & D System Ltd.	34,202	34,202
	Bank Guarantee - Jalalabad Gas T & D System Ltd.	4,220,622	4,220,622
	Bank Guarantee - Jalalabad Gas T & D System Ltd.	481,494	481,494
	Bank Guarantee - Jalalabad Gas T & D System Ltd.	27,483,120	
		59,694,000	32,210,880

30.00 Contingent Assets

There was no Contingent Assets as on June 30, 2024.

31.00 Claim against the Company

There was no claim against the company which is to be acknowledged as debt as on June 30, 2024.

32.00 Event after reporting period

The Board of Directors at their board meeting held on October 28, 2024 recommended to the shareholders 5% Cash dividend for the year ended June 30, 2024. This will be considered for approval by the shareholders at the next Annual General Meeting

Except the fact stated above, no circumstances have arisen since the balance sheet date, which would require adjustment to or disclosure in the financial statement or notes thereto.

	Profit before Tax	75,506,351	(22,368,099)
	Adjustment to Reconcile Profit before Tax provided by operating activities:		
	Depreciation	139,207,008	149,246,561
	Finance Expenses	149,168,552	43,594,924
	Unrealized gain/(loss) for change in exchange rate of foreign currency	1,253,368	42,374,760
	Changes in current assets and liabilities:		
	(Increase) / Decrease Inventories	(1,119,355,991)	(555,197,017)
	(Increase) / Decrease Advance, deposits & prepayments	(53,064,247)	72,871,359
	Income Tax Paid	(36,649,101)	(77,353,701)
	(Increase) / Decrease Trade Receivable	710,970,889	(403,153,581)
	Increase/ (Decrease) In trade creditors	2,656,662	(181,443,932)
	Increase / (Decrease) payables & Accruals	27,591,354	3,758,244
	Increase / (Decrease) unclaimed Dividend	(1,228,735)	2,077,712
	Net cash flow from operating activities	(103,943,890)	(925,592,770)
34.00	Collection from customer		
	Opening receivable	1,865,909,755	1,310,712,738
	Sales during the year	3,241,672,076	3,046,676,008
		5,107,581,831	4,357,388,746
	Closing Receivable	(1,155,219,578)	(1,865,909,755)
	Unrealized gain/(Loss)	280,711	26,731,724
	Collection from sales	3,952,642,964	2,518,210,716
35.00	Collection from non-operating income & Other Income		
33.00	Opening receivables	_	_
	Income during the year	2,316,297	2,256,074
		2,316,297	2,256,074
	Closing sundry Receivables	-,,	-,,
		2,316,297	2,256,074

Notes	Particulars	Amount in Taka	
Notes	Faiticulais	June 30, 2024	June 30, 2023
36.00	Payment for cost and expenses		
	Cost of goods sold	(2,916,013,450)	(2,900,349,617)
	Operating expenses	(98,271,333)	(84,980,880)
	Depreciation	139,207,008	149,246,561
	Inventories	(1,119,355,991)	(429,885,305)
	Advances, deposits and pre-payments	(53,064,247)	72,871,359
	WPPF	(3,775,318)	(323,905)
	Payables & Accruals	27,591,354	4,082,149
	Unclaimed Dividend	(1,228,735)	2,077,712
	Trade creditors	2,656,663	(181,443,932)
		(4,022,254,049)	(3,368,705,859)
37.00	Net Operating Cash Flow Per Share		
	The computation of NOCFPS is given below:		
	Net cash flow from operating activities	(103,943,890)	(925,592,770)
	Divided by number of ordinary shares	90,562,500	90,562,500
	Net Operating Cash Flow Per Share (NOCFPS)	(1.15)	(10.22)

38.00 General Comments & Observations

85

- (a) There was no preference share issued by the company.
- (b) The company has not incurred any expenditure in foreign currency against royalties and technical fees.
- (c) Auditors are paid only statutory audit fees.
- (d) No foreign exchange remitted to the any shareholders during the period.
- (e) No amount of money was expended by the company for compensating any members of the Board for special service rendered.

Annual Report 2023-2024 Saiham Textile Mills Ltd.

Property, Plant and Equipment (Spinning unit) As at June 30, 2024

	630 765 700		16 574 093	621 891 705		887,009,553		2.627.690	884 381 863	sub-Total (a)
22 842,413	8,783,222		93,601	8,689,621	10	9,625,635			9,625,635	sundry Assets
3,869,101	6,306,541		429,900	5,876,641	10	10,175,642			10,175,642	Office Equipments
17 5,989,867	16,994,817		1,057,036	15,937,781	15	22,984,684			22,984,684	Motor Vehicles
57 464,443	3,564,067	1	48,784	3,515,283	10	4,028,510		27,690	4,000,820	urniture & Fixtures
78 112,045,250	519,614,678	1	8,891,507	510,723,171	7.5	631,659,928	,	2,600,000	629,059,928	기ant & Machineries
99,315,104	45,400,386		5,227,111	40,173,275	5	144,715,490	-		144,715,490	Building Office Space
15,696,936	37,802,086		826,154	36,975,932	5	53,499,022		1	53,499,022	actory Building & Other Construction
10,320,642	1			-		10,320,642	-		10,320,642	and & Land Development
W.D.V. as at 30.06.2024	Balance as on 30.06.2024	Adjustment during the year	Charged during the year	Balance as on 01.07.2023	Rate of dep. (%)	Balance as on 30.06.2024	Addition during the Adjustment during year the year	Addition during the year	Balance as on 01.07.2023	Particulars
		iation	Depreciation				st	Cost		

				Denreciation Charge to						
1,808,049	1,914,951		95,160	1,819,791		3,723,000	-		3,723,000	Total
1,808,049	1,914,951	-	95,160	1,819,791	5	3,723,000		-	3,723,000	Building Office Space
W.D.V. as at 30.06.2024	Balance as on 30.06.2024	Adjustment during the year	Charged during the Adjustment year during the year	Balance as on 01.07.2023	Rate of dep. (%)	Balance as on 30.06.2024	Adjustment during the year	Addition during the year	Balance as on 01.07.2023	Particulars
		ation	Depreciation				šŧ	Cost		
										Investment in Property
1,109,810,011	996,303,712		41,516,086	954,787,626		2,106,113,723		2,627,690	2,103,486,033	Grand Total (a+b)
861,266,256	357,837,914		24,941,993	332,895,921		1,219,104,170			1,219,104,170	Sub-Total (b)
133,039	920,823		23,478	897,345	15	1,053,862			1,053,862	Motor Vehicles
126,973,098	209,882,514		10,295,116	199,587,398	7.5	336,855,612			336,855,612	Plant & Machineries
49,916,648	26,164,426		2,627,192	23,537,234	5	76,081,074			76,081,074	Building Office Space
227,927,933	120,870,151	ı	11,996,207	108,873,944	5	348,798,084	ı	ı	348,798,084	Factory Building & Other Construction
456,315,538		1				456,315,538		ı	456,315,538	Land & Land Development
W.D.V. as at 30.06.2024	Balance as on 30.06.2024	Adjustment during the year	Charged during the year	Balance as on 01.07.2023	Rate of dep. (%)	Balance as on 30.06.2024	Adjustment during the year	Addition during the year	Balance as on 01.07.2023	Particulars
		ation	Depreciation				st st	Cost		
										Revaluation:
248,543,755	638,465,798		16,574,093	621,891,705		887,009,553		2,627,690	884,381,863	Sub-Total (a)
842,413	8,783,222		93,601	8,689,621	10	9,625,635			9,625,635	Sundry Assets
3,869,101	6,306,541	-	429,900	5,876,641	10	10,175,642			10,175,642	Office Equipments
5,989,867	16,994,817		1,057,036	15,937,781	15	22,984,684			22,984,684	Motor Vehicles
464,443	3,564,067		48,784	3,515,283	10	4,028,510		27,690	4,000,820	Furniture & Fixtures
112,045,250	519,614,678	-	8,891,507	510,723,171	7.5	631,659,928	-	2,600,000	629,059,928	Plant & Machineries
99,315,104	45,400,386	,	5,227,111	40,173,275	5	144,715,490			144,715,490	Building Office Space
15,696,936	37,802,086	ı	826,154	36,975,932	ъ	53,499,022		1	53,499,022	Factory Building & Other Construction
10,320,642	ı	ı		1	-	10,320,642	1		10,320,642	Land & Land Development
W.D.V. as at 30.06.2024	Balance as on 30.06.2024	Adjustment during the year	Charged during the year	Balance as on 01.07.2023	Rate of dep. (%)	Balance as on 30.06.2024	Adjustment during the year	Addition during the year	Balance as on 01.07.2023	Particulars
		ation	Depreciation				șt .	Cost		

Saiham Textile Mills Ltd.

Cost of Production
Administrative Expenses Depreciation Charge to:

Total

32,008,984 9,602,263 **41,611,247**

Annexure - A-1

Property, Plant and Equipment (Melange unit)

As at June 30, 2024

768,145,006	821,995,550 768,145,006		53,411,486	768,584,064		1,590,140,556			1,590,140,556	Sub-Total (a)
1,034,077	1,191,510		114,897	1,076,613	10	2,225,587		1	2,225,587	Sundry Assets
1,095,145	1,670,955		121,683	1,549,272	10	2,766,100			2,766,100	Office Equipments
4,395,929	13,441,505		775,752	12,665,753	15	17,837,434			17,837,434	Motor Vehicles
172,366	266,009		19,152	246,857	10	438,375	-		438,375	Furniture & Fixtures
532,304,276	691,290,270	-	43,159,806	648,130,464	7.5	1,223,594,545	-	-	1,223,594,545	Plant & Machineries
114,135,302 175,183,723	114,135,302	·	9,220,196	104,915,106	5	289,319,025	1		289,319,025	Factory Building & Other Construction
53,959,490			-			53,959,490			53,959,490	Land & Land Development
30.06.2024	Balance as on 30.06.2024	Adjustment during the year	Charged during the Adjustment year during the yea	Balance as on 01.07.2023	dep. (%)	Balance as on 30.06.2024	Adjustment during the year	Addition during the year	Balance as on 01.07.2023	Particulars
W D V as at		ation	Depreciation		Rate of		st	Cost		

Revaluation:										
		Cost	st				Depreciation	ition		
Particulars	Balance as on 01.07.2023	Addition during the year	Adjustment during the year	Balance as on 30.06.2024	Rate of dep. (%)	Balance as on 01.07.2023	Charged during the Adjustment year during the year	-	Balance as on 30.06.2024	W.D.V. as at 30.06.2024
Land & Land Development	489,028,911		-	489,028,911		-	-	,		489,028,911
Factory Building & Other Construction	468,447,353	1	-	468,447,353	5	90,073,667	18,918,684		108,992,351	108,992,351 359,455,002
Plant & Machineries	465,976,656		-	465,976,656	7.5	129,102,111	25,265,591		154,367,702	154,367,702 311,608,954
Sub-Total (b)	1,423,452,920			1,423,452,920		219,175,778	44,184,275		263,360,053 1,160,092,867	1,160,092,867
Grand Total (a+b)	3,013,593,476			3,013,593,476		987,759,842	97,595,761		1,085,355,603 1,928,237,873	1,928,237,873

Cost of Production Administrative Expenses	Domination Chargo to
--	----------------------

Total		
97,595,761	1,031,484	96,564,277

Annexure - A-2

Property, Plant and Equipment (Spinning unit)

As at June 30, 2023

		Cost	st				Depreciation	iation		
Particulars	Balance as on 01.07.2022	Addition during the Adjustment during the year	Adjustment during the year	Balance as on 30.06.2023	Rate of dep. (%)	Balance as on 01.07.2022	Charged during the Adjustment during year the year	Adjustment during the year	Balance as on 30.06.2023	W.D.V. as at 30.06.2023
Land & Land Development	10,139,142	181,500		10,320,642					1	10,320,642
Factory Building & Other Construction	53,105,872	393,150		53,499,022	5	36,125,264	850,669	1	36,975,932	16,523,090
Building Office Space	144,715,490	-	-	144,715,490	5	34,671,053	5,502,222	-	40,173,275	104,542,215
Plant & Machineries	628,990,793	69,136	-	629,059,929	7.5	501,133,438	9,589,734		510,723,171	118,336,757
Furniture & Fixtures	3,940,116	60,705		4,000,821	10	3,467,518	47,766		3,515,283	485,537
Motor Vehicles	22,984,684			22,984,684	15	14,694,209	1,243,571		15,937,781	7,046,903
Office Equipments	10,175,642			10,175,642	10	5,398,975	477,667		5,876,641	4,299,001
Sundry Assets	9,618,855	6,780		9,625,635	10	8,586,310	103,311		8,689,621	936,014
Sub-Total (a)	883,670,594	711,270		884,381,864		604,076,766	17,814,939		621,891,705	262,490,159

30.06.2023	Balance as on 30.06.2023	Adjustment during the year	Charged during the Adjustment during year the year	Balance as on 01.07.2022	dep. (%)	Balance as on 30.06.2023	Addition during the Adjustment during Balance as on year the year 30.06.2023	Addition during the year	Balance as on 01.07.2022	Particulars
		ciation	Depreciation				st	Cost		
										Investment in Property
1,148,698,408	954,787,626		44,365,466	910,422,160		2,103,486,034		711,270	2,102,774,764	Grand Total (a+b)
886,208,249	332,895,921		26,550,527	306,345,394		1,219,104,170			1,219,104,170	Sub-Total (b)
156,517	897,345		27,621	869,725	15	1,053,862			1,053,862	Motor Vehicles
137,268,214	199,587,398		11,129,855	188,457,542	7.5	336,855,612			336,855,612	Plant & Machineries
52,543,840	23,537,234		2,765,465	20,771,769	5	76,081,074			76,081,074	Building Office Space
239,924,140	108,873,944		12,627,586	96,246,358	5	348,798,084		-	348,798,084	Factory Building & Other Construction
456,315,538	-	1				456,315,538			456,315,538	Land & Land Development
W.D.V. as at 30.06.2023	Balance as on 30.06.2023	Adjustment during the year	Charged during the Adjustment during year the year	Balance as on 01.07.2022	Rate of dep. (%)	Balance as on 30.06.2023	Addition during the Adjustment during year the year	Addition during the year	Balance as on 01.07.2022	Particulars
		ciation	Depreciation				st	Cost		
										Revaluation:

Depreciation Charge to:

Building Office Space

3,723,000 **3,723,000**

3,723,000 **3,723,000**

1,719,622 **1,719,622**

100,169 100,169

Total

Cost of Production
Administrative Expenses

Total

34,197,844 10,267,791 44,465,635

1,903,209 1,903,209

1,819,791 **1,819,791**

Annexure - B-1

Property, Plant and Equipment (Melange unit)

As at June 30, 2023

Annexure - B-2

		Cost	it .		Jo oto O		Deprec	Depreciation		TO NOM
Particulars	Balance as on	Addition during the	e Adjustment during	Balance as on	dep. (%)	Balance as on	Charged during the	Charged during the Adjustment during	Balance as on	30.06.2023
Land & Land Development	53,959,490		-	53,959,490		1	-			53,959,490
Factory Building & Other Construction	289,319,025			289,319,025	2	95,209,636	9,705,469	,	104,915,106	184,403,919
Plant & Machineries	1,223,538,356	56,189		1,223,594,545	7.5	601,475,390	46,655,074		648,130,464	575,464,082
Furniture & Fixtures	417,075	21,300		438,375	10	227,747	19,110		246,857	191,518
Motor Vehicles	17,837,434			17,837,434	15	11,753,103	912,650		12,665,753	5,171,681
Office Equipments	2,766,100	٠		2,766,100	10	1,414,069	135,203		1,549,272	1,216,828
Sundry Assets	2,198,087	27,500	-	2,225,587	10	951,750	124,863	-	1,076,613	1,148,974
Sub-Total (a)	1,590,035,567	104,989		1,590,140,556		711,031,695	57,552,369	•	768,584,064	821,556,492

nevaluation:										
		Cost	st				Depreciation	ciation		
Particulars	Balance as on 01.07.2022	Addition during the year	Adjustment during the year	Balance as on 30.06.2023	Rate of dep. (%)	Balance as on 01.07.2022	Charged during the year	Charged during the Adjustment during year	Balance as on 30.06.2023	W.D.V. as at 30.06.2023
Land & Land Development	489,028,911		,	489,028,911			,			489,028,911
Factory Building & Other Construction	468,447,353		,	468,447,353	2	70,159,263	19,914,405		90,073,667	378,373,686
Plant & Machineries	465,976,656		ı	465,976,656	7.5	101,787,959	27,314,152		129,102,111	336,874,545
Sub-Total (b)	1,423,452,920		•	1,423,452,920		171,947,221	47,228,557		219,175,778	1,204,277,142
Grand Total (a+b)	3,013,488,487	104,989	•	3,013,593,476		882,978,917	104,780,926	•	987,759,842	2,025,833,634

Depreciation Charge to :

Cost of Production Administrative Expenses

103,589,100 1,191,826 **104,780,926**

Total

Statement of Trade and Other Receivables As at June 30, 2024

Annexure - C

		Annexure - C
Name of the party	As on June 30, 2024	As on June 30, 2023
Abanti Colour Tex Ltd	-	51,81 <mark>7,425</mark>
Akh Knitting & Dyeing Ltd	-	20,009, <mark>000</mark>
Alim Knit (Bd) Ltd	-	26,482,5 <mark>00</mark>
Alliance Knit Composite Ltd	-	38,314,56 <mark>0</mark>
Anlima Textile Ltd	940,540	-
A-One Polar Ltd.	30,513,600	6,762,668
Appollo Knitwear (Bd) Ltd.	-	11,667,935
Chaity Composite Ltd	-	3,947,016
Cs Lee Knit Composite Ltd	-	5,457,589
Epyllion Fabrics Ltd.	-	14,555,210
Esquire Knit Composite Ltd.	-	29,089,528
Fabrica Knit Composite Ltd.	-	20,517,141
Fakir Apparels Ltd.	-	185,037,240
Fakir Fashion Ltd	43,170,368	
Friends Knitwear And Accessories Ltd	-	15,506,815
Frm Fashion House Ltd	-	5,088,920
G.A.B Limited	355,914,240	
Gms Composite Knitting Ind. Ltd	1,462,500	
Grameen Fabrics & Fashions Ltd.	10,681,808	
Hk Knit Fashion	-	5,879,005
Impress- Newtex Composite Textiles Ltd	-	3,680,747
Jinnat Knitwear Ltd.	24,603,930	
Kaizer Knitwears Ltd	-	31,219,357
Kushiara Composite Knit Ind. Ltd.	-	119,257,920
Lantabur Apparels Ltd.	-	24,740,754
Lariz Fashion Ltd.	-	44,127,335
Liberty Knitwear Ltd.	-	241,040,975
Life Textile (Pvt) Ltd.	4,680,000	-
M.B Knit Fashion Ltd	36,796,500	16,910,815
Maven Design Limited	-	1,230,500
Meghna Knit Composite Ltd	-	3,320,210
Midland Knitwear Ltd	-	26,894,183
Muazuddin Textile Ltd.	-	8,057,368
Network Apparel Ltd	-	1,674,015
Network Clothing Ltd.	-	7,237,464
Oishi Designs Ltd.	-	10,134,965

Name of the party	As on June 30, 2024	As on June 30, 2023
Optimum Fashions Wear Ltd	-	42,802,943
Pacific Cotton Ltd.	-	8,727,081
Pakiza Knit Composite Ltd.	-	21,454,249
Polo Composite Knit Industry Limited	-	14,210,403
Rose Intimates Limited	-	2,773,975
Safia Apparels Ltd	-	4,425,520
S.D.S International Limited	49,807,068	-
Southern Knitwear Ltd	-	701,653
Sublime Greentex Ltd.	-	8,617,245
Taqwa Fabrics Ltd.	-	46,105,498
Texeurop (Bd) Ltd.	12,238,200	4,160,160
Trust Knitwear Industries Ltd.	-	24,432,687
Tss Fashion	-	10,746,278
Unifill Composite Dyeing Mills Ltd.	-	3,223,910
Unique Designers Ltd.	-	1,068,663
Victoria Intimate Ltd.	-	5,269,750
West Apparels Limited	-	1,835,585
Zaheen Knitwears Ltd	-	7,383,000
Saiham Knit Composite Ltd.	6,928,974	53,257,645
B.S Syndicate	28,875,718	93,826,359
Faisal Spinning Mills Ltd	197,786,437	288,360,149
Saiham Cotton Mills Ltd.	195,047,577	242,867,849
Saiham Denims Ltd.	155,772,120	-
Grand Total	1,155,219,578	1,865,909,755

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Statement of Trade & Other Creditors As at June 30, 2024

Annexure - D

Name of Party	Supplier Type	As on June 30, 2024	As on June 30, 2023		
Abul Khayer Crockeries Store	Local Supplier	1,885			
Al-Amin CNG & Filling Station	Local Supplier	8,050			
Al-Fatiha Electric	Local Supplier	37,480	23,310		
Al-Hasan Stationery Mart	Local Supplier	-	27,040		
Al-Hasan Trade International	Local Supplier	325,470	228,635		
Al-Madina Super Shop	Local Supplier	3,460			
Al-Modina Library	Local Supplier	1,505			
Amina Traders	Local Supplier	-	17,940		
Anan Pack (Bd) Ltd.	Local Supplier	1,203,293	1,328,000		
Arshi Paper & Books Stationary	Local Supplier	9,084			
Authentic Engineering	Local Supplier	-	133,200		
Azad Enterprise	Local Supplier	140	,		
Azam Enterprise	Local Supplier	-	53,420		
B D.Venture	Local Supplier	34,125	118,790		
Bangla Trac Limited.	Local Supplier	969,169	1,475,344		
BARAKAH INDUSTRIAL MART	Local Supplier	1,200			
Bashir & Son	Local Supplier	325			
Bearing Sales Corporation	Local Supplier	50,900	85,450		
Belting Roots Technology	Local Supplier	35,760	14,338		
Best Buy -Olipur	Local Supplier	800	·		
Bhuiyan Medical	Local Supplier	7,800	2,600		
Bismillah Textile Engineering	Local Supplier	-	46,300		
BM Rubber Industries	Local Supplier	3,450			
Boshir & Brothers	Local Supplier	5,450			
Central Hardware & Tools	Local Supplier	-	17,580		
Chowdhury & Company	Local Supplier	-	39,305		
Citizen Marketing Ltd.,	Local Supplier	-			
Colour touch printers	Local Supplier	7,580			
Crystal Vision Solutions	Local Supplier	5,150			
Daraz	Local Supplier	678			
Delco Engineering	Local Supplier	-			
Delcot Limited	Local Supplier	282,768	834,039		
Dot Printing & Packages	Local Supplier	2,340	27,446		
Dulal Machinery & Auto Traders	Local Supplier	810			
EVA MACHINERY & CO.	Local Supplier	29,360			
F. R. Trade International	Local Supplier	6,017			
Faith One	Local Supplier	1,350			
Faithness Limited.	Local Supplier	67,500	67,500		
Farjana Electric	Local Supplier	-	99,480		
Flash Point	Local Supplier	-	126,000		
FML TRADE INTERNATIONAL	Local Supplier	2,730			
Friends Chemitec	Local Supplier	19,600	45,150		
Global link filling station	Local Supplier	3,855			
Haji Lokman Sanitary & Hardware	Local Supplier	19,800			
Hera Electric Store	Local Supplier	-	24,450		
Hi-Tech Power	Local Supplier	66,768			

Annexure - D

Name of Party	Supplier Type	As on June 30, 2024	As on June 30, 2023		
Hitech Professionals	Local Supplier	-	5,950		
INDUSTRY WALLET	Local Supplier	45,720			
Islam Traders	Local Supplier	24,403			
Jakir Aluminum Store	Local Supplier	780			
Jalil Hardware	Local Supplier	340			
Janata Machineries	Local Supplier	-	91,548		
JoyGuru Hardware	Local Supplier	11,990			
Kanak Clothe Store	Local Supplier	2,800	2,800		
Khandaker Enterprise	Local Supplier	5,164	4,528		
Khorshed Electric Company.	Local Supplier	135,600	Í		
Korno Paint & Hardware	Local Supplier	70,305	800		
Lipika	Local Supplier	85,000	274,725		
Louhojong Hardware Store	Local Supplier	-	2,026		
Lube Asia	Local Supplier	-	69,140		
Lucky Textile Engineering.	Local Supplier	-	113,502		
M H Printing House	Local Supplier	-	16,000		
M M Rubber & Plastic	Local Supplier	7,000	20,000		
M R ACCESSORIES	Local Supplier	58,200			
M/S Bishonath Crockeries	Local Supplier	2,000			
M/S Bismillah Gas Point	Local Supplier	790			
M/S Jagat Bondhu Hardware	Local Supplier	1,090			
M/S Jogodishpur Filling Station	Local Supplier	2,600			
M/S Kajol Chokroborti & Brothers	Local Supplier	231,927			
M/S Laki Electric	Local Supplier	36,990	2,970		
M/S Lokman Store & Jhuma Cosmetics	Local Supplier	330	2,370		
M/S Lucky Electric.	Local Supplier	5,330	2,970		
M/S Mayer Doya Furniture	Local Supplier	640	2,370		
M/S Mizan Enterprise	Local Supplier	12,210			
M/S Modina Paints & Sanitary	Local Supplier	4,630			
M/S Mohanpur Filling Station	Local Supplier	11,050			
M/S Mohonpur Filling Station	Local Supplier	47,500			
M/S Moon Cosmetics	Local Supplier	2,928			
M/S Murshid Khan Verities Store	Local Supplier	3,040			
M/S Pingki Electric	Local Supplier	760			
M/S Rubi Store	Local Supplier	3,150			
M/S Sadia Varities Store	Local Supplier	880			
M/S Selim Still House	Local Supplier	9,000			
M/S Sohag Hardware Store	Local Supplier	9,000	6,597		
M/S Srabon Paints	Local Supplier	1,700	0,397		
M/S Suvodh Vandar	Local Supplier	16,715	825		
M/S Tasmia crookeries and gift corner			023		
M/S Uttam Hardware Store	Local Supplier Local Supplier	300 7,200			
		4,630			
M/S Victor Corporation	Local Supplier	16,922	100.000		
M/S Victor Corporation	Local Supplier		100,860		
Maa Babar Dua Porda & Bedding Store	Local Supplier	2,800			
MAHIR ENTERPRISE	Local Supplier	6,600	24.632		
Maintenance Solutions	Local Supplier	-	21,600		
Maisha Tyre & Battery	Local Supplier	12,865	25,865		
Mamun Enterprise	Local Supplier	-	3,554		

Name of Party	Supplier Type	As on June 30, 2024	As on June 30, 2023		
Mayer Dua Sanitary	Local Supplier	900			
Miraj Electric House	Local Supplier	2,400			
Mizan Shopping Media & Hardware	Local Supplier	1,790			
Modern Electrical Works Limited	Local Supplier	-	17,010		
Monir Biddut Bitan	Local Supplier	-	25,300		
Mujib Marine Collection	Local Supplier	3,200			
Multitech Safety & Security	Local Supplier	-	65,0 <mark>95</mark>		
MUNSHI TRADE INTERNATIONAL	Local Supplier	41,400			
New Diamond Plastic & Engineering Works	Local Supplier	-	35,290		
New FireTech	Local Supplier	1,000			
New Shapla Traders	Local Supplier	-	4,190		
New Vision Fire Safety & Security	Local Supplier	11,250			
Nipa Glass Hardware	Local Supplier	450			
Noor Light House	Local Supplier	29,715			
Nurab Limited	Local Supplier	-	195,925		
Obayed Enterprise	Local Supplier	71,440			
Olympia Machinery	Local Supplier	-	948		
One Light Energy Ltd.	Local Supplier	-	58,500		
Pathan Machinery Store	Local Supplier	-	1,420		
People'S Mill Store	Local Supplier	15,170	15,170		
Popular Library	Local Supplier	740	==,=:		
Puja Shoes	Local Supplier	600			
R. A. Rubber	Local Supplier	3,840			
R.M.M Rubber & Plastic	Local Supplier	2,100			
Rafi Computer	Local Supplier	5,750	2,000		
RAHIMAFROOZ BATTERIES LIMITED	Local Supplier	114,900	_,000		
RFL Sales Department	Local Supplier	2,070			
Rony Stationary	Local Supplier	600			
Roy Telecom & Cosmetics	Local Supplier	4,190			
S. S Corporation	Local Supplier	-	15,000		
S.S Trade Link	Local Supplier	159,540	83,700		
Sami Electric	Local Supplier	750	03,700		
Satata Tools & Machineries	Local Supplier	19,494	6,968		
Selim Electronics	Local Supplier	3,420	0,500		
Shahajada Tools	Local Supplier	6,100			
Sharif Enterprise	Local Supplier	1,080			
Siam Enterprise	Local Supplier		23,467		
Siam Lubrication Engineering	Local Supplier	60,100	273,600		
Simantoo Lighting House	Local Supplier		13,920		
Smh Corporation	Local Supplier	6,250	14,109		
Sonali Paper & Board Mills Limited	Local Supplier	1,113,908	14,105		
Spares Parts Trade	Local Supplier	9,400			
Sri Sri Gondeshwari Vandar	Local Supplier	2,610			
SS PRINTERS	Local Supplier	1,000			
Standard Electric Store	Local Supplier	159,240			
Star Trade Connection	Local Supplier Local Supplier	7,250	77,000		
					
Sultan Stationery Sumon Electronics	Local Supplier	2,390	12,846		
Sun Electronics	Local Supplier Local Supplier	2,500 574,150	34,500		

Annexure - D

Name of Party	Supplier Type	As on June 30, 2024	As on June 30, 2023		
Sutex International	Local Supplier	220,200	1,761,235		
Swiss Corporation	Local Supplier	-	6,600		
T M Trade Corporation.	Local Supplier	-	23,125		
Taifa Crockeries	Local Supplier	1,000			
Tamim Traders	Local Supplier	-	77,545		
Technaf Engineering Pvt. Ltd.	Local Supplier	-	90,300		
The Marium International	Local Supplier	250			
<mark>Un</mark> ison	Local Supplier	18,500			
United Machinery Bangladesh	Local Supplier	138,700			
Vai Vai Army Store	Local Supplier	5,840	2,240		
Walton Plaza	Local Supplier	2,830			
Zahi Computer	Local Supplier	15,284	15,284		
R.B Trade Link	Local Supplier	-	1,596,001		
Maliha Poly Tex Fiber Industry Limited	Local Supplier	10,962,244	5,130,537		
Total	17,917,065	15,260,402			

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Saiham Tower, House # 34 (11th Floor) Road # 136, Gulshan-1, Dhaka-1212.

PROXY FORM

Revenue Stamp Tk. 20.00

I/We															
of															
being a Shareholder o	of Saiham	Textile	Mills L	.td. he	reby a	ppoint									
Mr./Ms.															
of															
as my proxy in my/ou	r absence	to atter	nd and	l vote	for me	/us or	my/o	ur beh	nalf at	the 43	rd An	nual G	Senera	ıl Mee	ting of
the Company to be I	neld on De	ecembe	er 19, i	2024 :	at 2.30) P.M.	throu	ıgh Di	gital F	Platfor	m and	l/or at	t any a	adjour	nmen
thereof.															
As witness my/our ha	nd this	d	ay of [Decem	ber 20)24.									
Signature of Proxy						••••	•••••			•••••		•••••			
Signature of Shareho	lder														
Folio No. / BO ID No.															

